

1800

Record of Deeds
1799 to 1800

Whereas with the leave given or late of John B.
Capt'n by the French and the said Indenture were the
lost & And Whereas the said Sum of Threeshillings
seven hundred and fifty four pounds four shillings and nine
pence or any part thereof hath not yet been paid to the said
John Kirwan Clement Howan and Matthew Kirwan but the
same still remains due and owing to them from the said
Thomas Allende halty hereto together with an Arrear of interest
for the same and the said John Kirwan Clement Howan
and Matthew Kirwan have since the date and Executed
the said heretofore Recited Indentures of Lease and Release
and Agreement advanced and paid some further sum
of money to or for the use and on the Account of the said
Thomas Allende and the said John Kirwan Clement
Kirwan and Matthew Kirwan have called upon the said
Thomas Allende to make and Execute a further Conveyance
or Confirmation to them of the said Plantation Inden-
turies and promised Conveyance in the said Recited
Indentures of Lease and Release and Agreement in the
manner and Subject to the purpose for Recitation therof
hereinafter mentioned. Now this Indenture
Witnesseth that in Consideration of all the aforesaid
sums advanced and also for and in Consideration of the sum
of in the sum of lawful money of Great Britain by
the said John Kirwan Clement Howan and Matthew
Kirwan to the said Thomas Allende party of the first
part before the sealing and delivery of this present Inden-
ture and for the Receipt whereof as herby witnesseth
the said Thomas Allende party hereto of the second
part for sole Almond and Released of and from
all Conveyance and set over to the said John Kirwan
and Matthew Kirwan party of the first part
all the property to the said Plantation and Barge
and all the goods and chattels and effects

Deed to them thereof made by the said Thomas Alcock
of his lands for five Shillings Consideration by Indenture
bearing date the day next before the day of the date of
these presents for one whole year commencing from the
day next before the day of the date of the same Indenture
of Ransom and later and by force of the Statute for
Transferring used into possession, and to their heirs
executors Administrators and Assignees respectively
All that plantation late of the said Thomas Alcock
Decocated and now of him the said Thomas Alcock
Party hereto etc lying and being in the parish
of Saint George in the Island of Montserrat aforesaid
commonly called his Binehead Estate or Farm
Binehead and bounded as follows that is to say at the
foot with the sea at the Head with Day Grot Northwards
with Sharpe River and Southwards with the Lands
now or late of Colonel Ashe Daly Containing by Estimation
two hundred Acres be the same more or less and now
in the possession of him the said Thomas Alcock party
hereto or his Abornies or Managers or how so ever otherwise
called and bounded or by whatsoever other name or
names called or known or where so ever else situated
in the said Island of Montserrat or whatsoever other
number or quantity of Acres the same may contain
and all Dwelling Houses Boiling Houses Windmills Cattle
Mills Negro Houses and Other Buildings and Dwellings
of every and any kind whatsoever thereon erected standing or being (And
Also All that Other plantation late of the said
Thomas Alcock Decocated and now of him the said
Thomas Alcock party hereto etc lying and being
in the Parish of Saint George in the Island of Montserrat
Com-

Northwards by with the lands now or late of John D. and John Joyce and Southwards with plantation by
Containing by Estimation One hundred and forty Acres
be the same more or less late in the possession of William
Beach at and under Her partly Rent of four Pounds
and fifty Pounds Sterling and now in the possession an
Occupation of him the said Thomas Alcock party hereto his
Abornies or Managers or how so ever otherwise the same
is Ruth or Roslyn or in whose so ever possession
the same may now be or by whatsoever other name or names
called or known or where so ever else situated in the said
Island of Montserrat or whatsoever other number or
quantity of Acres the same may contain and all Dwelling
Houses Boiling Houses Windmills Cattle
Mills Negro Houses and Other Buildings and Dwellings
of every and any kind whatsoever thereon standing
and being which was several Plantation bounded
as aforesaid and frequenter hereinbefore described
or mentioned together with other plantations and
premises now by Indenture of lease and release
bearing date respectively the tenth and Eleventh Day of
April in the year One thousand Seven hundred and
fifty three or made or mentioned to be so late between
the said Thomas Alcock Decocated and all of his
wife also Decocated the Father and mother of the same
Thomas Alcock party hereto at the One part and
Peter Lekeby the other their
County of Cambridge Esquire but since also Deed
of the other part changed by way of mortgage is for
paying a sum of Eight hundred pounds and up
for the sum at the rate of five pounds for every
hundred pounds for a year unto the said Peter Lekeby
his executors Administrators and Assignees
by the last will and Testament of the same
deceased also charged with the sum
and sum of money and as much more

and all every Other the Plantations Lands and Hereditaments whatsoever of or belonging to him the said Thomas atteade party hereto Littlate lying and being in the said Parish of Saint George in the Island of Montserrat aforesaid Comprized in the said Indenture of Sale and Release of the tenth and Eleventh day of May One thousand Seven hundred and fifty three A.M.D. ALSO all those Land and parcels of Land Littlate and being in the said parish of Saint George in the Island of Montserrat aforesaid which have been purchased by the said Thomas atteade party hereto that is to say the Land or parcels of Land Commonly Called or known by the name of Eastmond Lands Containing One hundred and thirty Acres or thereabouts purchased by the said Thomas atteade party hereto of Robert Bowes and wife little and the Land or parcels of Land Commonly Called or known by the name of Taylers Land Containing thirty Acres purchased by the said Thomas atteade party hereto of Christopher Hixons which said Lands Contain together One hundred and fifty Acres or thereabouts and layoun or inclosure near to the said plantation Called the Windmill Estate or Farms and the Land or parcels of Land Commonly Called known by the name of Cedar Gully Containing two hundred Acres or thereabouts purchased by the said Thomas atteade party hereto of John Daly Esquire and running at the Head and to the Southward of the said plantation Called the New Wimwars Estate and also a small Slave House and Yard in the Town of St. John with in the said Island of Montserrat Erected and Set out for the use of the said last mentioned plantation bounded on the South by the Street on the East by Lands and Buildings belonging to the late Frenchman in the South and West by Land and Buildings now in the possession of Willard Leulonge the younger Esquire A.M.D. ALSO all the sugar and other Hereditaments

Note

named or specified in the Schedule hereto written or hereto Annexed and all other the Slaves and all the Horses mares Horses Cattle and other Cattle and all the Hulls Hells Worms Worms Tools Coats Paint Copper Saddles Stirrups and all other plantation Utensils & Implements and things now being in or upon in any way whatsoever belonging to the said several plantations parcels of Land Hereditaments and Remainder hereby granted and released or any part or parts thereof or which at any time extant hereafter shall be upon or as was never with or belonging to a Commodity Accepted or reputed to belong to the said several plantations of parcels of Land Hereditaments and promised or any or either of them in any part or parts thereof Respectively A.M.D. ALSO all and singular the Slaves Water Water Courses Ensigns profit Commodities & Implements Accoutrements Rights Standard and appurtenances whatsoever to the said several plantations Land Hereditaments and promised hereinbefore Accepted to be hereby Granted and Released or any of them in any part or parts thereof belonging or in any wise appertaining or with the said or any of them or any part thereof held used Occupied or enjoyed or Accepted Expedites claimed or known as part of parcel or Member thereof and the Residue and Reversion Remainder and Remainder & yearly and other rents dues profits proceeds and produce of all and singular the said Hereditaments and promises as of every part and parcel thereof Respectively A.M.D. The Estate Right Title Interest trust and Trusteeship Debts and Equity and power of Redemption Claim and Recovery whatsoever at law or by virtue of law the said Thomas atteade party hereto out of the same and every part of parcel also to his or her Slave Leulonge the younger Esquire whatever Commodity in his or her hands

aspects of the same Bond instruments and promises
 which the said Thomas Meade party hereto aforesaid
 in his Custody as Provisions or Causes may Obtain
 without hindrance in Equity. **TO HAVE AND**
TO HOLD such part or parts of the plantations
 of Negro Land Tenements Negro and Other
 Slave Hereditaments and promises hereinbefore
 Express to be hereby Granted and Released and
 Acquired as is or are freehold or of the nature of Real
 Estate together with their and every of their Rights
 members and appurtenances unto the said John
 Kavanagh Clement Kavanagh and Matthew
 Kavanagh aforesaid together with the Interest after
 the Rate of five pounds per Centum per Annum
 now due or henceforth to Accrue and grow due for or
 in Respect of the same without any Deduction or
 Abatement for or in Respect of any matter Cause or
 thing whatsoever being the same Principal money
 and Interest as are in part secured by the aforesaid
 Bond of the said Thomas Meade bearing even
 date with the hereinbefore Recited Indenture of
 Release and Assignment and also if the said
 Thomas Meade party hereto his Heirs Executors
 Administrators or Assigns do and shall at the
 time of the Payment of the sum of Ten
 Thousand seven hundred and fifty four pounds
 four Shillings and Nine Pence and Interest
 and also well and truly pay or Cause to be
 paid unto the said John Kavanagh Clement
 Kavanagh and Matthew Kavanagh their
 Executors Administrators or Assigns for
 the several Charges hereinbefore mentioned
 or required to be paid also Subject to the
 Proviso for Redemption of all the said Hereditaments
 and promises hereinafter contained that is to
 say **Provided always** and it is hereby
 Declared and agreed beyond between the said parties
 to these presents that of the said Thomas Meade party
 hereto his Heirs Executors Administrators and Assigns
 do and shall well and truly pay or Cause to be Paid
 unto the said John Kavanagh Clement Kavanagh and
 Matthew Kavanagh their Executors Administrators
 or Assigns at the South Gate of the Royal Exchange
 the City of London upon the tenth day of May
 the year of our Lord one thousand seven hundred and

the sum of Ten thousand seven hundred and fifty
 four pounds four Shillings and Nine Pence of lawful
 Money of Great Britain now Remaining due and
 owing from him the said Thomas Meade to them
 the said John Kavanagh Clement Kavanagh and Matthew
 Kavanagh aforesaid together with the Interest after
 the Rate of five pounds per Centum per Annum
 now due or henceforth to Accrue and grow due for or
 in Respect of the same without any Deduction or
 Abatement for or in Respect of any matter Cause or
 thing whatsoever being the same Principal money
 and Interest as are in part secured by the aforesaid
 Bond of the said Thomas Meade bearing even
 date with the hereinbefore Recited Indenture of
 Release and Assignment and also if the said
 Thomas Meade party hereto his Heirs Executors
 Administrators or Assigns do and shall at the
 time of the Payment of the sum of Ten
 Thousand seven hundred and fifty four pounds
 four Shillings and Nine Pence and Interest
 and also well and truly pay or Cause to be
 paid unto the said John Kavanagh Clement
 Kavanagh and Matthew Kavanagh their
 Executors Administrators or Assigns the sum of all
 such sums of money as have since the date
 and Execution of the said hereinbefore Recited
 Indenture of Lease and Release and Assignment
 been advanced and paid by them to the said
 and on the Account of the said Thomas Meade
 or such of them as now remain unpaid together
 with Interest for the same after the rate aforesaid
 from the respective times of advancing the same
 and also the sum of all such further
 or money as may at any time thereafter
 be due and payable to them by the said
 the said John Kavanagh Clement Kavanagh and

Matthew Kirwan or any of them their or any of their Executors Administrators or Assigns to or for the Use and on the account of the Owner or for the proper Debt or accommodation of him the said Thomas Allende party hereto together with Interest for the same respectively after the date aforesaid to be computed from the respective times of advancing and paying the same without any Deduction or Abatement therout for or in Respect of any matter cause or thing whatsoever then and in such Case immediately after such Payments shall be well and truly made as aforesaid then the said John Kirwan Clement Kirwan and Matthew Kirwan their Heirs Executors Administrators and Assigns shall and will at the Cost and Charge of the said Thomas Allende party hereto his Heirs Executors Administrators or Assigns Convey Assign and Agree all and Singular the said Plantation Allotmaged Land Servants of Negroes and Other Slaves Hereditaments and Premises hereinbefore Express to be hereby granted and Released and Assigned with this and every of their Appurtenances unto and to the use of him the said Thomas Allende party hereto his Heirs Executors Administrators and Assigns Respectively a to such Person or Persons and in such manner as he or they shall direct free from all Incumbrances in the same Hereditaments and Premises so & Respectively or any Part thereof by them the said John Kirwan Clement Kirwan and Matthew Kirwan or any of them their or any of their Heirs Executors Administrators or Assigns to be made done and Created (any thing hereinbefore Contrary thereto or any wise notwithstanding) AND the said Thomas Allende party hereto for the use of his Heirs Executors Administrators and Assigns doth by this Document doth agree with the said John

Kirwan Clement Kirwan and Matthew Kirwan their Heirs Executors Administrators and Assigns in manner following that is to say that the said Thomas Allende party hereto his Heirs Executors Administrators or Assigns shall shall and will well and truly pay or Causes to be paid unto the said John Kirwan Clement Kirwan and Matthew Kirwan their Heirs Executors Administrators or Assigns the said sum of ten thousand seven hundred and fifty four pounds four Shillings and nine pence of lawful Money of Great Britain together with the Interest due and to grow due for the time of the said date aforesaid and also all such further sum and sum of money and Interest due and are hereunto Recited to be paid by the said Thomas Allende Party hereto his Heirs Executors Administrators or Assigns for the Redemption of the said Hereditaments and Premises as aforesaid at the time and in the manner hereinbefore mentioned and appointed for the payment thereof Respectively according to the time intent and meaning of these presents AND ALSO that it shall and may be Liable to all for them the said John Kirwan Clement Kirwan and Matthew Kirwan their Heirs Executors Administrators and Assigns Respectively from time to time and at all times after Default shall be made in payment of the said sum of ten thousand seven hundred and fifty four pounds four Shillings and nine pence and the Interest thereon or any Part thereof Respectively or in Payment of any Other sum or sums of the and Interest intended to be hereby Secured Part thereof Respectively at the time and in the manner hereinbefore appointed for the payment of the same Respectively according to the time aforesaid and the time intent and meaning

These presents Peaceably and Quietly to inter into
have和平地 Occupy for selfs and Enjoy, all
and Singular the said Plantations & all Slaves
Lands Tenements Negros and Other Slaves
Hereditaments and franchises hereinbefore
Mentioned to be hereby Granted and Released
and Assigned with their Appurtenances and the
Rents & Issues produce and profits thereof and every
Part thereof to have Receive and take to their own
proper use and benefit without any Lawful let
but trouble Normal Auctions Molestation or
Interruption or Disturbance whatsoever of or by
him the said Thomas Meade Party hereto his
Heirs Executors Administrators or Assigns
or of or by any other person or persons whomsoever
And that free and Clear and freely and
Clearly Acquited Exonerated and Discharged
or Otherwise by the said Thomas Meade Party
hereto his Heirs Executors Administrators
or Assigns well and Sufficiently saved himself
and Samedis of from and against it all
and all manner of former and other Gif's Grants
Wagnis Sales Leases Mortgages Condures
Devises Right and title of Divers Settlements
Annected Tracts Wills Legacies Debts
Debts of Record Debts due to the King's Majesty
Safeguards Securities Causes or Causes of forfeitures
and Recovery and all other Estates titles
Charg'd Incumbrances and Divers and whatsoever
part and Except those and before mentioned
Indentures of Lease and Release and Mortgage
of the tenth and Eleventh days of May One thousand
seven hundred and fifty three and the said
Principal sum of eight thousand pounds and
no 1st shillings and 10 pence and Except such of the
said and Registered by the W^t of the

said Thomas Meade Deceased as are here Charged
upon the said Plantations Hereditaments and
françises as now remain Unpaid And
MOREOVER that he the said Thomas Meade
Party hereto his Heirs Executors and Administrators
and all and every other person or persons having
or Lawfully Claiming or who shall or may have an
lawfully Claiming Estate Right Title Trust or
Interest either at Law or in Equity in or out of
the said Plantations & all Slaves Tenements
Negros and Other Slaves Hereditaments and franchises
hereinbefore Expreſſed to be hereby Granted and
Released and Assigned or any part thereof save
and Except the said Executors Administrators or Assigns
of the said Peter Le Grec Deceased in Respect of his
said Indenture of Lease and Release and
Mortgage of the tenth and Eleventh day of May
One thousand seven hundred and fifty three
and the Principal sum of eight thousand
Remaining due and owing thereon and save
and Except the Indenture named in the Will of the said
Thomas Meade Deceased their Right clear Exempt
Admire and Assign in Respect of their Le Grec
herby Charged upon the said Plantations &
Hereditaments and franchises in any part thereof
and now Remaining unpaid shall and will from
time to time and at all times after such Default
shall be made in payment of the said sum of
ten thousand seven hundred and fifty four
four Shillings and five pence and the value
thereof or by parts thereof respectively or in a
payment of any other sum or sum of mony
and interest to be hereby charged or in part
thereof respectively upon every reasonable
of the said Peter Le Grec Clement the value
of the said Peter Le Grec Clement to be paid
at the time when their Indenture shall

or Assigns but at the proper Cost and Charge in
the Sale of the said Slaves or at any party hereto his
Heirs Executors Administrators or Assigns make
to Acknowleage their Suffer and Expences and Cause
and procure to be made done (Acknowleaged Served
Suffered and Executed all and every such further
and Other Lawfull and Lawful Act and Acts
Deed and Deed Conveyances and Assurances in
the Law that soever for the further better and more
perfectly and Absolutely Satisfactorily Conveying
Aquiring and Conforming of all and Singular the
same plantation the Slaves Lands Servants
Negroes and Other slaves Hereditaments and premises
with them and every of their appurtenances unto and
to the use of them the said John Kiwan Clement
Kiwan and Matthew Kiwan their Heirs Executors
Administrators and Assigns respectively according
to the nature and quality of the same or provide for
and Absolutely Discharged of and from the said
Proviso of Redemption thereof hereinbefore Contained
and all Equity therin and all Other Right Title
and Quality of Redemption whatsoever as by them
the said John Kiwan Clements Kiwan and Matthew
Kiwan or any or either of them their or
any or either of their Heirs Executors Administrators
or Assigns or them or any of them Counsel Learned
in the Law shall be Reasonably Desired or Advised
and Required.

AND LASTLY IT IS HEREBY
Declared and Agreed by and between the said parties
hereto and particularly by the said John Kiwan
Clement Kiwan and Matthew Kiwan that until
such default shall be made in Payment of the
Money Intended to be thereby Secured or any part
thereof or for said its shall be Served for the said
parties hereto his his Heirs Executors
Administrators and Assigns to hold and enjoy.

all the said plantations allslaves Servants
Negroes and Other Slaves theretainte and
premisses hereinbefore Expressly to be hereby granted
and Released and Agreed with the partnances
and to receive and take the same Services and profits
thereof to his and their own use without any Let or
Interruption whatsoever of or by them the said John
Kiwan Clement Kiwan and Matthew Kiwan or
any of them their or any of their Heirs Executors
Administrators or Assigns or by any other person
or persons lawfully claiming or to claim by him under
or in trust for them or any of them. **Mr Wilkes**
whereof the said parties to these presents have hereunto
set their hands and seals the day and year first above
written

Witness to Thomas *Thomas* *E. Meade*
Molded Signing *William R. Long Jr.*

The Schedule mentioned and referred to in an
by the above written indenture.

Men and Boys

John Lester	Patrick	Wilkes
Johny Carroll	Junimus	Fido
John	Sandy	Quacow
Cubina	Seipio	Anthony
Degain	Valentine	Phillip
Dickey	Tom Shoy	Simewick
Demore	George French	Seney
Dickey Daniels	John Peep	Willy Gower
Littl Frank	Tom Fogarty	Frank Malony
Endy	Toby	Congo Peter
Harry	Jack Daly	Jack Mifflin
Jack	Robin	Willy New
James	John	Davy
John	Henry Wilson	Frank

James Casey	James Hart	Sam	Charley
Henry Coffey	Henry Daniels	Sam	Henry Peter
Ralph	John	Walgreen	George
Sam Harrington	choice	Baron	Hamlet
Tom Dexter	Congo James	Isaac	Frank
David	Ed Clark	Primus	James Hart
Nat	Ed Tom	Jimmy	Tom Roy
Jack Roy	Manuel	Edgar	Davey
John Weston	Michael	Edleburg	Joe
Frank Hayes	Merett	Imato	Robbin 166
Dick	P. Nes	Jim	
William Barry	S. Nes	Jobey	Women
John William	Peter W.	Phillip	and Girls
Peter	Peter Britches	Constant	Maria
Adam	Little Peter	Davy	Marie
Tommy Thompson	Patrick	John	Delia
Buffy Hayes	Pompey	Nickey	Cloe
William Clark	Quashy	Isaac	Cathy Blake
James Grant	Robin Cox	Reaphy Kijo	Henry
Jack Last	Simon Power	Cliffy	Waterwork
Willy	Sammy	Jimmy	Little Abigail
Henry	Tom Lee	Dickey	Witches
Wamba	Tom Murphy	Locke	Peculiarian
Britches	Tommy Roche	Tom	Melinda
Washay	Will Kelly	Johnny	Cloe
Buffy	Frank Sny	Anthony	Edow
Budges	Tom	Joe	Antiquated
Edgar	Long Simon	Frank	Molly
Congo	Tom Reign	Tom	Abigail
Cochran	Ismael	Champain	Nanny
I. Edgar	Champain	Buffy Sny	Netto
Digger	Jimmy Kelly	Jack O'Brien	Rebby
George	Stepney	Champain	Plantation
Henry Coffey	Alexander	Prince	Christmas
Wm. Clark	Tommy	Castillo	Christmas
Edgar	Cox	Joe	Jarrell
Long Sny	George	George	Clear

Dorinda	Sue	all colors
Frankey	Lucy Thompson	allay Patty
Opieka	Willy Ashin	Marilla
Hevia	Hatty Daly	Littlalimba
Hogstye	Nancy Waterwork	Nanny Roche
Sophy Congo	Christmas	Nancy
John	Molly	Nelly Mina
Mary Jack	Sally Nixon	Nelly Pocca
Mary Tom	Sheba	Nancy Longa
allay Ann	Hannah	Nancy Baker
Nanny Blair	Angely	Pats
Nelly Rogney	Anney Woodward	Phillip
Nanny Cleary	Anney Waterwork	Pelent
Pegy Amde	Endia	Philicia
Pegy Lambert	Petty One	Barry
Rose	Grace	Sabina
Sarah Stagan	Christmas	Sony
Sally Bonza	Congo Lucy	Susanna
Sey Watwork	Catherine	Tiny
Lucy Thompson	Daphne	Yamba
Yaraba	Diana Kelly	Wendy
Winged	Diana	Sylvie
Elary	Dolle	Sunny
Hester Watwork	Delcina	Polly
allote	Grace Kelly	Dorinda
Clary Nuccumb	Greacy	Violet
Sey Watwork	Papa Greeter	Moll Kelly
Nancy Taylor	Hester	Paine
Gracey	Stativa	Kathy
Wenba	Joan Hart	Stelly
Lukay	Joan Roche	Rochail
Lestanya	Ann Yaba	Nancy
Nanny Daniels	Haley	Pub
Nancy Casey	Monkey	all colors
Mary Waterwork	Ma	all colors
Sarah Sny	all colors	all colors

Sussey	Monkey	Elsey
Gaslakay	Flora	Hager
Sophia	Annals Taylor	Little Cates
Hager	Cubas	156
Nicow	Amey	166
Nancy	Old Cates	222
Sarah	Old Celia	
Recoited Eddie	Old Jersey	
This first tubba	Old Sarah	
day of Regt	Franky	
May One Thousand Seven	Janny	
thousand Margaret	Christmas	
seven		
hundred		
and Ninety Montserrat		
Nine		

Before Thomas Furlonge
Esquire Register of Deeds
for said Islands

Personally appeared William
Furlonge Jun: of the said Islands Esquire the
Subscribing Witness to the Original Indentures
of Lease and Release of which that of the Lease
hereby Leasing as true Copies who being duly
Sworn upon the Holy Evangelist of Almighty
God Deposeth and Saith that he was present
and did see Thomas a Deedee of the said
Islands Esquire the Operator therin Mentioned
Duly Sign Seal and Deliver the same as and
for his Act and Deed

Sworn before me this
seventeenth day of
January One thousand
Eight hundred
Tho: Furlonge
of Deeds C: 102

Wm Furlonge Jr

Know all Men by these presents
that we who have herunto set Our hands Seals
being the Captain Officers, Seamen, Mariners
and Others now belonging to and serving on board
his Majestys Ship La Chicade have Constituted
and appointed and by these presents do hereby
constitute and appoint William Furlonge Senior
and William Rasker, Merchants in Plymouth
Montserrat to be our true and Loyal Attorneys and
Agents, Solely and Separately for us and in our
names, and to our Uses to solicit, transact, and
take Care of all our Interest, in any Prize or
Prizes Recaptured or Recaptures that have been
or shall be taken or Reloken by the said Ship of war,
or to which we are or shall be intituled, by any means
whatsoever, and in all head Money or other Money
arising from Captures or Interest, giving and having
granting unto our said Attorneys and each of them
Our full power and Authority in the premises
for Inventorizing, appraising and condemning
and selling such Prizes or Prizes Recaptured or
Recaptures, their Cargoes, Tackle, Apparel and
Furniture, and for Receiving the money arising
therefrom and also the Head Money by Reasons
out by the Honble the Commissioners of his
Majestys Navy and Our Several Shares of the
whole, and for Recovering, Obtaining, Compromising
and Discharging the same and also for us to
prosecute and Defend any Suit or Action in any
Court of Admiralty, or any Other Court of Law or
Equity in the said Islands, and to appeal from
any Sentence to be there given and to prosecute
such appeal if they think proper and general
to do and Act for us and for our uses and
as fully and effectually to all intents and
purposes as we Our selves might

Collectively or Separately being Personally & Present, Acquaintances Releases and Other Discharges to make and grant with full Power and Authority for them the said William Furlonge and Son and William Baxter, or either of them as our Attorneys or Agents, to appoint any Substitute or Substitutes under them or either of them as our Attorneys or Agents to Act for us in the premises aforesaid We the Constituents hereby Ratifying and Confirming all and whatsoever the said William Furlonge Sons & William Baxter or the Substitute or Substitutes, shall lawfully do or Cause to be done in and about the premises by Virtue of these Presents In Witness whereof we have hereunto set Our Hands and Seals this twenty first day of February 1799 and in the thirty ninth year of his Majestys Reign

Signed Sealed
at the presence of J. R. Barton Capt.
Rich. Glavin Lieut.

Steph. Perdue Lieut.
Wm. Penrice Adj. Lieut.
J. A. Blayour Master
J. Sands L. Marines
Wm. William Surgeon
James Elyas Gunner
John Pollock Gunner
Wm. Smith Lieut.
R. Livey Lieut.
An. Pickering Lieut.
Arch. McAllister Lieut.
John Ready Lieut.
T. Liddy Lieut.
John Potts Lieut.
Joseph Steward B.M.
George Coroller Mate

his
Henry & Lott
Mark
Edward Cockburn
his
John & Cotton
Mark
Heigh P. S.
Alex. Fisher
John Hanco
Colin Campbell
John Thompson
his
Peter & Swan
Mark
William Copetorn
George Oliver
John Pickels
his
John & Armstrong
Mark
William Limmond
James Lefson
William Richardson
William Chippindall
Joseph Stark
his
M. & Lindaman
Mark
his
Wm. & Martin
Mark
Bryan Stanley
his
Wm. & Vincent
Mark
Thomas Potts

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William Lucy
James Devine
his
Wm. & Beacham
Clark
John Brown (3)
Thos. Hight
John Solitair
Pat & Cane
mark
his
Edward & Frow
Mark
Joseph Valentine
his
Robt. & Brown
Clark
his
James & West
Mark
Thos. Seator
his
W. & Hargrove
Mark
John & Higges
Mark
his
An. Russel & Lee
Mark
his
Robt. Cockett
Mark
John & S.

4 his
 In: x German John + Anthony
 mark Clark
 Wm Whiting his
 Richard Camal Os: + Jeffrey
 his mark
 Mich x McGuire his
 mark Hes: + Johnston
 his Clark
 William x Abbott William Ward
 mark his
 his James + Pomroy
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 Walter Thompson mark
 Thomas Willis his
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 Wm + Ollivierne mark
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 Fitch + McDonald his
 Clark Wm + McGuire
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Suffolks Boston August 24th 1799 Then personally appeared the above named Mary Miller, Heycock Reed Miller and John Miller & severally acknowledged the foregoing Instrument by her Specated to be her free Act and Deed Before me
 Royal Taft Justice of the Peace

Waresley August 26th 1799 Personally appeared Thomas Legate & Ruth Vose his wife of the said town & Royal Taft Justice of the Peace & severally acknowledged this Instrument then Subscribed the 26th August 1799
 Royal Taft Justice of the Peace

36
Acknowledged the same to be
before me W^m Sherburne just
Recorded Commonwealth of Massachusetts
this sixteenth
day of November
One thousand seven
hundred and Ninety
June
Moses Gill

In Testimony whereof I have caused
the public Seal to be hereunto affixed this twenty
eighth day of August A^o 1799 and in the
twenty fourth year of the Independence
of the United States of America

By His Honor's Command
John Avery Secretary

Montgomery

By the Honorable
Richard Symonds Esq;
President and Deputy
Secretary of the said Island

37
I shall be in his Majesty's Service to Will and
Leave likewise to Authorize and Impower you
Gilbert Ormsby and Patrick Bourke Esquires
forthwith at your soonest Convenience to Appraise to all such
place or places as shall be to you nominated
by Matthew Dowdy and Thomas Ryan Administrators
of all and Singular the Goods and Chattels
Rights and Credits which were of Matthew Dowdy
Junior late of the said Island Deceased and there
and there Inventory and true Appraisement to
make of the said Deceased personal Estate and to
the same to return under your hands and Seal
within sixty Days after the Date hereof into the
Ordinary's Office of the Island and for you
Doing this shall be your Sufficient Warrant

Given under my hand and
Seal this sixteenth Day of
September in the Thirty Ninth
Year of his Majesty's Reign
and in the Year of Our Lord
One thousand and seven hundred
and Ninety Nine

Richard Symonds

33 two Purse Books @ 12/ per	19.4.0
61 Marble Covered Books at 4/-	24.0.
90 Spelling Books at 2/-	9.0.
25 Rheubarb roots Cap Pot & Letter Paper @ 6/- per lb	8.0. 1/-
12 pair and 1 odd Shoe (for the whole)	6.0.
29 Hankel Twine @ 3/- per lb	9.0.
2 Allen fine Hatt @ 2/- per	4.0.
60 feet Hatt	3/-
8 leather Coats	2.0.
9 lbs thread 12/- per lb	10.8.

8 Handkerchiefs a doz. 2.8.0
 2 barrels Porter at £ 5/- per lb. 10.0.
 10 Pairs of Letter Paper at 8/- 2.8.
 5 Hand 32 fl. oz. at 18/- lb. 2.9.6
 10 Boxes fish at 1/- lb. 8.5.0
 a pair large & a pair small Steel wire for fish 8.5.0
 a Great Box 0.8.0
 Small Box 0.3.0
 6 of Casks with Rum 10/-
 No. 1 39 Gallons at 4/- lb. 8.0.10
 2 40 ditto at 4/- lb. 33.0.0
 3 7 Ditto at 4/- lb. 5.15.0
 4 41 Ditto at 4/- lb. 24.12.0
 5 39 Ditto at 4/- lb. 23.8.0
 6 40 Ditto at 4/- lb. 24.0.0
 One large Ditto 74 G. at 4/- lb. 15.5.0
 One 40 G. 109 d. at 4/- lb. 22.9.70
 a Cask with Shrub No. 1 35 Gallons at 16/- lb. 28.17.6
 a Ditto with Ditto No. 2 57 ditto 13.14.2 10.10.42
 4 Dozen Egg bottles Porter at 20/- 4.15.0
 1 Empty Punchers 2.10.0
 2 Ditto 60 Gallon Cask for both 1.13.0
 8 dozen and 9 Empty bottles at 3/- per Doz. 1.6.0
 2 Drawing Knives 1 Shave Shaver 1 Scrooper
 Compasses & Old Maching Irons 0.1.4.0
 2 pair Buckles at 1/- per pair 0.2.0
 a Cask of Vinegar 29 Gallons at 4/- lb. 5.19.72
 4 Old Trunks (for the wholay) 0.16.6
 11 lbs Cotton at 3/- per lb. 1.18.6
 A. Swords 3.6.0
 2 Watch Cards at 5/- 0.6.0
 4 Boxes Shaving Powder 0.1.0
 2 Old Wine Casks at 3/- per pair 0.6.0
 1000' Yards of for both 2.10.
 100' of lace 1.0.0
 Butter 50 lbs at 1/- per lb. 5.10.0

3 Beards 11
 1 Carpet 0.12.12
 a Beard Writing Desk 3.6.0
 Recorded & Empty Case 2 bbls & 2 half bbls 1.10.0
 this is a Bedstead 0.8.0
 - tenth day a Mahogany case 4.19.0
 of November Sophia 2.9.6
 One thousand a pair Shaded 4.2.6
 sand a pair Glasses 1.10.0
 Seven a poof Phial 0.14.12
 hundred a Saddle and Gride 0.12.0
 and Ninety 2 Quins Cist of Oader 3.6.0
 Nine a Barrel of Earthen & Cobabella Water 14.17.3
 38 lbs Small Shot at 10/- per lb. 2.2.9
 a tea furnace 0.1.6
 2 Gin Cases with Empty bottles 0.12.0
 a Small Travelling Case 0.17.6
 2 Old Boards from Old Trunk 0.3.10
 £ 86.8.10

At Lincat 21st Sept 1799 We have this Day
 appraised the Effects of Mr. Matthew Dowry Esq;
 deceased at his house to the sum of four
 hundred and Eighty six pounds Eight Shillings
 and ten pence half penny

Gilbert Ramsby
 Esq; of Abbotdale

To all to whom these presents
 shall come attorney, Mary Foye and Sarah Foye
 of Wimpole Street in the Parish of Saint Mary
 lebone in the County of Middlesex Esq;
 and Samuel Compton Esq; of Lincoln Esq;
 County of Middlesex Esq; and John
 Wheatland John Knott Esq; of Lincus
 last will and Testament Esq;

about the Eighth day of November One thousand
 seven hundred and Ninety Eight A.D. and
 Bequeathed all his plantations Landes
 Tenements and Chattels to whatsoever in the
 Island of Montserrat and elsewhere and
 all his slaves live and Dead Stock and personal
 Estate whatsoever in the said Island and all
 his personal Estate whatsoever in Great Britain
 or else where unto his Daughters the said
 Mary Fye and Sarah Fye William Baker
 of Parliament square in the said County of Middlesex
 Esqne and the said Samuel Compton Cox
 and the Survivor and Survivor of them and
 the Heirs Executors Administrators and
 Affiliates of such Survivor AND WHEREAS to
 Discharge the Debt due to the said William
 Baker and all other his just Debts and his Funeral
 and Testamentary Expences and Subject to such
 Payments his Will was that his plantations
 in the said Island of Montserrat should be
 Carried on under the Direction of his said Trustees
 for Equal Benefit of his five Children Mary Sarah
 Percival William and Charles in manner
 therein mentioned until his said Plantations
 should be Sold or Disposed of to Advantage
 But in Case his said Trustees should at
 any time think it Advantageous for his said
 Children to Sell and Dispose of the said plantations
 and Premises THEN be Directed his said
 Trustees or the Survivor or Survivor of them to
 sell and Dispose of his said Plantations
 and all his Negroe Stock and Other property
 in the said Island for the most money that
 can be gotten for the same AND the said
 Will is Stated and that also the Testate of his
 Estate and effects and the purchase

Money of the said Plantations and premises
 in the said Island of Montserrat when sold should
 be Divided in five Equal Parts and placed and
 Applied to or for the Benefit of his said Children
 in manner therein particularly mentioned AND
 the said Testator thereby appointed his said Daughters
 Mary Fye and Sarah Fye and the said William
 Baker and Samuel Compton Cox Guardians of
 his said Sons during their several Minorities
 And also appointed the said Mary Fye Sarah Fye
 William Baker and Samuel Compton Cox Executives
 and Executors of his said Will AND WHEREAS
 the said John Raoul Fye Departed this life or
 or about the twenty ninth day of June One thousand
 seven hundred and Ninety Nine without having
 Attorneys to execute his said Will and the said Mary
 Fye Sarah Fye and Samuel Compton Cox have
 proved the same to the said Ecclesiastical Court
 and taken upon themselves the burden of the Execution
 thereof AND WHEREAS the said William
 Baker hath Declined to act or Interfere in the turning
 or Management of the said Will NOW KNOW YE
 that in Order to carry out the terms and Direction
 of the said John Raoul Fye executed by his said
 Will he is Exposed into Execution and for the
 purpose aforesaid WE the said Mary Fye
 Sarah Fye and Samuel Compton Cox HAVE
 and each and every of us HATH made nominate
 constituted and appointed and by these presents
 Do and each of us Doth make Nominate and take
 and appoint and in Our and each and every of Our
 place and stead put Charles Collins Will in
 Turlonge the Springer and Thomas Collier
 in the Island of Montserrat in the County of Middlesex
 Esqne to be our and each of our Testators
 Joint Owners and each and every of us

them strongly and severally to be our and every
of our true and lawful Separat^t Attorney for us
and in our names and for our use and on our
Accord^t to Enter upon and take possession of all
that the Plantation or Estates late the property
of the said John Ravel, Esq^r (deceased) and then
and still Called or known by the name of Ravel's
Plantation Estate lying and being in the Parish
of Saint Anthony in the said Island of Montreal
and of all Other the Plantations Lands Tenements
and Hereditaments of the said John Ravel, Esq^r
Deceased in the said Island of Montreal and
thereout and from thence utterly to Expel put out
Remove and Dispossess all and every person or persons
whomsoever with holding possession of the said
Respective premises or of every or any part or
parcel thereof and also to take into their hands
and Custody or under their care ^{all} Negro Slaves
Cattle Horses Livestock and all personal
Estate and Effects which were lately belonging to
him the said John Ravel, Esq^r and then being
and from time to time jointly and severally to
let and manage and Cultivate and Improve to the
best Advantage the said Respective premises
and the Stock thereon as shall be most beneficial
and Advantageous and to receive have and take
the Rents Issues Produce proceeds and profits
thereof respectively and the same to Consign and
Remit to Great Britain to us the said Attorney
Esq^r Sarah Tye and Samuel Compton Cox
or otherwise to dispose of the same as we shall
from time to time direct And further to make
any Reparations and Amendments that
may be wanting that may be wanting in or
out the same And also for us and in
our Contract for, Buy and Purchase

all such Negroes Cattle Horses Plantation P
Utensils and Other Stock as shall be Considered
by him our said Attorney or either of them
to be necessary or convenient for the Improvement
or Benefit of the said Estate or Plantation and
Premises and to pay and defray all Expences
that may Accrue in the Management thereof
And also for us the said Attorney Sarah
Tye and Samuel Compton Cox and in our names
and for our use to Ask Demand Sue for Recover and
Receive of and from all and every person and
persons whomsoever in the said Island of Montreal
all such sum and sum of Money Wills Bonds
Notes Letters Books Paper Debts Goods &c
Merchandise and Effects which were due Owning
Payable or belonging to the said John Ravel, Esq^r
at the time of his Death or that was or is due or
at any time or times hereafter shall or may be
Due Owning Payable or belonging to us as Execut^ts
and Testate and otherwise from any person or
persons whomsoever in the said Island of
Montreal And on Receipt of such sum and
sum of Money Wills Bonds Notes Letters
Books Paper Debts Goods Merchandise and
Effects or any part thereof for us and in our name
to make Legal Seal and duly Execute such Rec^tch^t
and other discharges for the same as the nature of
the Case may require And on Nonpayment
or Non Delivery thereof of any part thereof
and prosecute for the same and to take all
legal and proper Methods as well at Law
Equity for the Recovery thereof as shall or is
hereby And also to Adjust and final
all Acccounts Reckonings Distrainments
Writs Actions and other
Proceedings in relation thereto

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 hereafter depend or subsist between us and
 any person or persons whomsoever in the said
 Island of Montserrat and if our said Attorneys
 or either of them shall see proper to Compromise
 and Compound any such Accounts Disputed
 and Controversied Debt sum and sum of attorney
 and to take a part for the whole and thereupon
 to give sign and seal and duly execute such Receipts
 Releases, Acquittances, and Other discharges
 as the nature of the Case may Require And
 also to appear for us the said Attorney, Sarah, Sarah
 Tye and Samuel Compton Cox and our
 Friends to represent in any Court or Courts
 of Law or Equity in the said Island of
 Montserrat and there to prosecute and
 defend any Actions or Actions suit or suits
 to be brought for or against us touching or
 concerning the premises And generally
 for us and in our names to perform and
 execute all and every other acts or matters
 and things whatsoever that shall or may be
 necessary to be done in or about the premises
 as our said Attorneys or either of them shall be
 advised and see proper and that as fully and
 effectually to all intents and purposes as
 we ourselves might or could do if we were
 personally present and did the same And one
 or more Attorney or Attorneys under them our
 said Attorneys Charles Collins, William Furley
 the Younger and Thomas Mudge jointly or severally
 for all of any of the purposes aforesaid to make
 Substitute and appoint and the same as for us
 and other or others to appear in his or their place
 and stead we the said Attorney, Sarah, Sarah Tye
 and Samuel Compton Cox hereby satisfy
 and confirming and agreeing to certify

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 allow and Confirm all and what so ever our said
 Attorneys jointly or either of them singly or
 severally and each or either of their Substitute or
 Substitute shall have as a cause to be done
 in and about the premises And we do hereby
 give and make void all former powers by the late
 John Kaval his wife heretofore made and given
 to any other person or persons whomsoever for
 the purpose of sale of the Island of Montserrat
 to the said Attorney Sarah Tye and Samuel
 Compton Cox have hereunto set our hands and
 Seals the Eighteenth day of July One thousand
 Seven hundred and Ninety Nine
 Sealed and delivered by Mary Tye
 being first duly Sworn
 to the best of my knowledge
 Catherine Kaval
 B. P. Sonome

To all to whom these presents shall
 come I Sir Richard Carr Glynn
 Lord Mayor of the City of London do
 hereby Certify that on the day
 and passed in the fifth Year of the Reign of his
 late Majesty King George the second Intituled
 an Act for the more easy Recovery of Debts in
 his Majestys Plantations and Colonies in
 America Do hereby Certify that on the day
 of the aforesaid of personally came and
 appeared before me Richard Birger
 the Deponent names affixed his hand
 being a person well known and worthy of
 Credit and by solemn Oath which he do
 Deponent then took before me upon the
 evening of the day of the month of January
 and sincerely declare testifying my

to witness the several matters and things
mention'd and contained in the said
deed or instrument.

In Faith and Testimony
whereof the said Lord Mayor have caused
the seal of the Office of the said City City of
London to be herunto put and affixed and
the Deed or Instrument mentioned and
referred to in and by the said Affidavit to be
herunto also Annexed Dated in London
the Nineteenth day of July in the Year of Our
Lord One thousand seven hundred and Ninety
Nine

Wm. Hinde

Richard Penruddick Broome

Recorded of Gray's Inn in the County of Middlesex yesterday
this ¹⁹ mth July and doth that he was personally
twenty ²⁰ present and did see Mary Frye and Sarah Frye
sixth daughter of Wm. Hinde Esq; in the parish of Saint
Mourmuary labone in the County of Middlesex Spinster
her late husband Samuel Compton Esq; of Lincoln Inn in
London in the said County Esquire severally and respectively
bore their Seal and as their Act and Deed Deliver the
said Deed or Instrument presents Annexed being
and witness to a power of Attorney bearing date the Eighteenth
Nine day of July instant whereby the said Mary
Frye Sarah Frye and Samuel Compton Esq;
do constitute and appoint Charles Collins
William Furlonge the younger and Thomas
Meade therein named to be their Joint and
Several Attorneys for the purposes therein
mentioned and that the names or letters Catherine
Thrift and R. P. Broome are of the respective
writing of the said Catherine Thrift
and of this Deponent.

Sworn at the Guild Hall,
London this 19th July 1799 R. P. Broome
Before me
R. Hinde
Mayor

In the Name of God Amen
I John McHenry of the Village of Allouez in
Plante being at present sick and weak of Body
but of sound and Disclosing mind attorney
and Understanding and Considering the
Uncertainty of this Life Do think fit to make and
Publish this my last Will and Testament
in manner and form following: I ^{do} first
I will and desire that all my just Debts and
funeral Expenses be fully paid and satisfied
by my Executor hereinafter named as soon as
the can conveniently be done. I give devise and
Bequeath unto my Niece Sarah McHenry
Daughter of my late Brother James McHenry
One Negro woman called Phillis to her and
her Heirs for ever. I give my Will an
Desire and I do hereby Desiring said Executor
hereinafter named Do immediately after my
Decease purchase the freedom of a Negroe
Woman Rose now on the Dagnam Estate of
Sir Richard Neave of which I desire to be paid
for out of the monies I may Die possessed
or Intitled to a sum that if the sum
Obtained my Executor do not on any Account
Omit it. I give all the Rest Remainder and
Remainder of my Estate both Real and
Personal to my Deceased wife Mrs. Elizabeth
Foster All Samuel Fosters children and
for ever. And lastly I do bid

and appoint the said James Keenly to be
Executor of this my last Will and Testament
hereby revoking, remitting and making void
all former and other Wills and Testaments
by me at any time heretofore made. In
Witness whereof I have hereunto set my
Hand and Seal to this my last Will and
Testament this eleventh day of December One
thousand seven hundred and Ninety Nine
Signed sealed published and
declared by the Testator as and
for his last Will and Testament John Mc Keenly
In presence of us who have
hereunto subscribed our names
and affixed thereto in his presence
and at his Request and in
the presence of each other
William Laidlow
Anthony Blake

Recorded
this 11th
day of
December
One thousand
Ninety Nine
A Notarially appeared Thomas
John Thomas of the said Island Gentleman
and who being duly sworn on the Holy Evangelists
of Almighty God deposith and saith that
he was present and did see the above named
John Mc Keenly sign seal publish and
declare the above paper writing as an
for his last Will and Testament and that
he signed sealed published and declared
the same in the presence of this Deponent
William Laidlow and Anthony Blake all

all of the said Island Gentlemen and that
at the time of executing the same he the said
John Mc Keenly was of sound and disposing
mind memory and understanding and
that the names as teste of this Deponent
as of the said William Laidlow and Anthony
Blake subscribed as witness to the due
Execution of the said Will and the respective
paper having writing of this Deponent and
the said William Laidlow and Anthony
Blake and lastly this Deponent doth make
the Deponent together with the said William
Laidlow and Anthony Blake Respectively
Subscribed these names to the due Execution of
the said Will in the presence and at the request
of the said Testator and in the presence of
each other
In the 11th day of December One thousand
Seven hundred and Ninety Nine
Rich Symonds

Saint Bartholomew To all
to whom these presence shall
COME; I John Joseph Crumley of the
Island of St. John
Whereas the schooner Aurora Charles C. C.
belonging to this said Island of Saint
Bartholomew was captured on or about
Sixth day of December in the Year of
Lord One thousand Seven hundred and
Ninety Nine by his officers I do
will in witness whereof command my
Esquire and caused into the hands of

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 Montserrat and Whereras at the time
 of the Capture and seizure of aforesaid on
 Board the said Schooner Aurora were laden
 for my Account and Reish One hundred
 barrels flour, forty five bushels Butter eighteen
 bags of Corn, thirty three barrels herring
 of the value of ten, Ten Boxes Soap twenty
 Five Cases Wine, Nine Cases of Turnips
 Dry Goods, Sixty eight pieces Magazine
 Nineteen hundred and forty eight bags
 Now know ye that I the said John
 Joseph Harmony of said Island of Saint
 Bartholomew have, made Ordinance, Constituted
 and appointed and by these presents do
 make, Ordain constitute, and appoint Dudley
 Simper Esquire of the Island of Montserrat
 to be my true and lawful Attorney for me and
 in my Name and on my Part and Behalf
 to Interpose a claim for the said Schooner
 Aurora and her Lading in the said Court of
 Vice Admiralty on the Island of Montserrat
 in the Island of Montserrat aforesaid and
 in case the said Schooner Aurora and her
 Lading above mentioned or any Part of them
 shall or may be condemned in the Court of
 Vice Admiralty for me and in my Name
 and on my Part and Behalf to appeal from
 the said Sentence of the said Court and generally
 to do, Transact and perform all Manner of
 things in and touching the Premises, legal and
 necessary as fully as I the said John
 Joseph Harmony might or could do was
 personally present and I do hereby ratify
 all and confirm all and whatsoever
 I do or may do his Substitute shall lawfully
 come to be done in and touching the

Stemmed The witness whereof have
 hereunto set my Hand and Seal this seventh
 Day of December in the Year of Our Lord
 One thousand seven hundred and Ninety Nine
 Signed sealed and delivered
 in the presence of John Joseph Harmony
 of R. Ebbens Quoad Attorney
 this twelfth day of December
 James Vaughan Registered
 Notaries Reg'd Publ
 One thousand seven hundred and
 Montserrat

Before Thomas Fullonge Reg'd
 of Due appearance personally before
 Ebbens of the Island of Saint Bartholomew
 Esquire who being duly sworn on the Holy
 Evangelists of Almighty God deposeth and
 saith that he was present and saw John
 Joseph Harmony of the Island of Saint
 Bartholomew Esquire duly execute the
 Within power of attorney and that the same
 A. Ebbens thereto subscribed as witness of the
 Due Execution of the same is of the proper hand
 Writing of this Deponent
 Sworn before me
 this 12th December 1799
 Thos Fullonge
 Reg'd Deptt

Bahamal to all People
 whom these presents shall come into hands
 know you that Hamlet Bell

Death of the said Richard Sampson and Island
whereas the Only Constituted Attorney on
Record in this Island of Richard Sampson
late of the same Parish and Island deceased,
Send Greetings. I know ye that
the said John Ironmonger and Hamlet
Alexander Chase, by Virtue of full power
and Authority so given and in their
Testes by the said Richard Sampson,
have Nominated Constituted and Appointed
Substituted and in their place and stead
Sust and Deputed, and by these presents
Doth Nominate and Appoint absolute
and Depute, William Carter of the Island
of Montserrat Esquire, their lawful
Attorney and Substitute for and in their
Names and Behalf, and as the Act
of Deed of the said Richard Sampson
and for his use, to Ask Demands due for Recover
and Receive from all or any person or persons
in this Island, all Goods Wares Merchandizes
and Money and Effects due and owing
from them or any or either of them, to the said
Richard Sampson for or on Account of the proceeds
and Sales of any Vessel or Vessels and the Cargoes
and Lading belonging to them or upon any other
Account whatsoever sent in and Condemned
in the said Island of Montserrat as prize or prizes
or otherwise how soever, and upon Receipt or
Recovery thereof or upon any part thereof, to give
Sufficient and necessary discharge for the same
and if need be to Submit to Arbitration any
Disputable Matters relating to the said
prizes and to have the same and a proceed
thereof to the said John Ironmonger and
Hamlet Alexander Chase, or either of them

or either of them, but for the proper use of the said
Richard Sampson and generally to do all things
necessary and convenient for effectuating this
Necessary Settlement and Adjustment of all
and every the matter and things aforesaid
fully and particularly as the said Richard
Sampson could do were he personally present
the twentieth instant whereof the said John Ironmonger
Ninth of and Hamlet Alexander Chase have hereof
November their Hand and Seal the Seventeenth Day
One thousand Seven hundred and Seven thousand
and nine hundred and Ninety Nine
hundred Sealed and Delivered John Ironmonger
and Hamlet Alexander Chase
Wm Carter
Sam. Alex: Chase

Montserrat

Before Thomas Taloronge Regt
of Deed for said Island
Appeared William Carter Commander
of the Savana Island Mail Boat who being
duly sworn On the Holy Evangelists of Alinich
God before him and saith that he was present
of John Ironmonger and Hamlet Alex
Chase both of the Island of Barbados Duly
Executive the within power of Attorney
Swore before me that
29th Day of November 1799 William Carter
Thos Taloronge Regt Deed

Montserrat Knowell
by these presents that Richard Sampson
one and Commander of the Schooner
Sampson do hereby make Constituted and Appointed
Wm Carter and Andrew Conner their
Eminent service to be my true and

Attained and Agreed to let for ever on my
Recoarded record & touching and concerning my Right
this in the Schooner Almira and her cargo brought
bounty into this Port by me hereby ratifying allowing
Ninth and Concerning all and every thing my said
day of Attorney and Agents shall or may do in
November the premises Witness my hand and Seal
One thousand 1799 Day of April
said Sealed and Delivered
In the presence of Richard Sample
and Charles Swain
and
Montserrat Before Thomas Purlonge
Reg't Decr 16 1799
Said Island

Appeared Charles Swain of the
Said Island Esquire who didgmarate Oath
that he was present and was Captain
Richard Sample of the Schooner Governor
Ricketts duly execute the written Power of
Attorney

Sworn Before me this
20th day of November 1799
Thos Purlonge Reg't Deed

Montserrat Know all Men
by these presents I Marianne
Covenant of the Islands of Dominica & St. Lucia
keeper for divers Good Causes & Considerations
now thence moving to Publickly Declare
that I the said Marianne Covenant do
Enfranchise & manumit and make free before
God Slave named Angelique, and I do
further Declare that is not on Account of Age
insanity accident calamity or being
old for Slavery that I do manumit & make

free the said Angelique but on Account of her
Good Services that the said Marianne Covenant
doth manumit and make free the said Angelique
To have and to hold her liberty and
freedom together together with her future Issue
and an increase entire from henceforth & for ever
So that neither I the said Marianne Covenant
my Heirs Executrix Administrators or Assigns
from the Date hereof can shall have or have set
up any Right Title Interest Claim or Demand
Whatsoever given into the Labour or Services of
the said Angelique or her future Issue & Increase
but I the said Marianne Covenant my Heirs
Executors Administrators or Assigns of and
from all such Right Title Claims and Demand
Shall be banished & Excluded by these presents
In witness whereof the said Marianne
Covenant have hereunto set my hand & Seal
this twenty fourth day of March One thousand
Eight hundred
Signed sealed &
Delivered in presence of
Henry Dyer
W. Wattsworth

Montserrat Before Thomas Purlonge
Esquire Register of Deeds for said Island
personally appeared Henry Dyer of Ette
said Island Esquire who being duly sworn
Upon the Holy Evangelists of Almighty God
Deposeth and Sath that he was present
and saw the Marianne Covenant above named
July 1799 sign Seal & deliver the foregoing
Sworn Before me this 7th day of April 1800
Thos Purlonge Reg't Deed

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The Indenture

made
the twenty first day of January in the thirty
eighth year of the Reign of Our Sovereign Lord
King George the third and in the year of Our Lord
One thousand seven hundred and Ninety Eight
BETWEEN Arthur Cole of Brookville in the
County of Tyrone Esquire Gentleman in the
Furness Hall of the One part and William
Manning of the City of London Merchant
of the Other part witnesseth that the said
Arthur Cole for and in Consideration of the Rents
Covenanted and Agreements hereinafter Described
and Contained on the part and Behalf of the said
William Manning his Executors Administrators
and Assigns to be paid done and performed and
for Other good Causes and Considerations him
thereunto moving hath Demised Granted
and to farm let and by these presents Doth
Demise Grant and to farm let unto the said William
Manning his Executors Administrators and
Assigns All that and those two undivided parts
the whole into ten equal parts to be divided of all
that plantation or parcel of Land situate lying and
Being on Saint George Hill in the parish of Saint
Anthony in the Island of Man scattred of several
Boundes on the South side with the Land formerly
held by Arthur Carrigl and John Devan Deceased
and the Land now or late in the possession of Katherine
on the North and East sides with the Land formerly
held by Frances Ely and Rogers Wike Deceased
and on the West side with the several parcels of Land
now or heretofore in the possession of John Dyer
Survivor Elizary John Collins and Deid Northern
Containing in the whole by Estimation two hundred
acres or there more or less together with two

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Undivided parts the whole into ten equal parts
to be divided of all the Cimes Pastures feedings
provisions Timber Trees Woods Underwood water
water Courses profits purvages and appurtenances
thereunto belonging or in any wise appertaining
To have and to hold the said two
Undivided parts the whole into ten Equal parts
to be Divided of the said Plantation Cimes and
all and Singular Other the premises hereinbefore
Described and Intended so to be with the oppu-
tenances therewith belonging or in any wise
appertaining unto the said William Manning his
Executors Administrators and Assigns from the
twenty fifth day of December last past for aye
during and unto the full End and Term of Twenty
One years from thence next ensuing and fully
to be compleat and ended to the said William
Manning his Executors Administrators and
Assigns Yielding and paying therefore
and thereout Yearly and every year during the
said term yearly Granting unto the said
Arthur Cole his Heirs and Assigns the yearly
Rent or sum of twenty pounds Sterling lawful
Money of Great Britain According to the Value
and Currency of money in England upon the
Royal Exchange of London at two of the most
Usual Excheats and Terms of payment in this
year that is to say on the Anniversary of the Birth
of Our Lord Christ and the feast of Saint John
Baptist by even and Equal portions the first
payment thereof to be made at or upon the
Anniversary of the feast of Saint John the Baptist
next ensuing the date of these presents the said
to be paid as payable as aforesaid without
Decuction or Abatement therout for any sum
or Meant of any Rates Taxes Import or

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 Assessments whatsoever Ordinary or Extraordinary
 that are shall or may be rated Taxed laid
 Assess'd or Raised upon or out of the said
 Demised premises or any part thereof by or to
 the Church poor state public or otherwise
 And if it shall happen that the said Yearly
 Rent or any part thereof shall be Behind and
 Unpaid for or by the space of Twenty One years
 next after any of the said Years or days herein
 Before appointed for the payment thereof then
 it shall and may be Lawfull to and for the said
 Arthur Cole his Heirs and Assigns and his and
 their Agent or Attorney into the said Demised
 premises or any part thereof to enter and Distress
 and the Distress and Distressed there and there
 found to take leave and Carry away and
 Dispose of according to law until the said
 Yearly Rent and all Arrear's thereof and all
 Costs Damages and Expences which shall
 attend the taking and Disposing thereof shall
 be fully paid and Satisfied. And if it shall
 happen that the said Yearly Rent or any part
 thereof shall be behind and unpaid by the
 space of six months next over or after either
 of the said Years or days hereinbefore appointed
 for payment thereof it shall and may be
 Lawfull to and for the said Arthur Cole his
 Heirs and Assigns Agent or Attorney into the
 said Demised premises or any part thereof
 in the name of the two Undivided parts hereby
 Demised to enter and the same to have and
 Occupy possess and Enjoy as in his and their
 former Estate any thing in these presents of
 contained to the Contingent thereof in any wise
 notwithstanding ^{and} notwithstanding the said William
 being for himself his Executors Administrato

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 and Assigns Doth Covenant promise and Agree
 to and with the said Arthur Cole his Heirs
 Executors Administrators and Assigns Respecting
 by the present in manner and form following
 that is to say that he the said William retaining
 his Executors Administrators and Assigns shall
 and will from time to time and at all times hereafter
 during the said Term hereby Granted well and
 truly pay or cause to be paid unto the said
 Arthur Cole his Heirs Executors Administrators
 and Assigns the said Yearly Rent or term of Twenty
 pounds British Sterling or thereabouts and Times
 and in such manner and at such places as is
 herein mentioned limited and appointed for the
 payment thereof ^{and} M D C L L S D that the said
 William retaining his Executors Administrators
 and Assigns shall and will at his and their own
 some or one of their proper Cost and Charge from
 time to time and at all times hereafter during the
 said Term hereby Granted well and sufficiently
 maintain Repair and Amour and Cleanse all
 the fences Gates Bound and Water Courses to the
 said premises hereby Demised or any part thereof
 belonging or in any wise appertaining and all
 and singular the premises hereby Demised the
 fenced, gated, bounded, and watercourses
 hereto Belonging being so well and sufficiently
 maintained repaired Amoured and Cleanse
 at the end or other soon Determination of the
 said Term hereby Granted shall and will pay
 and Quietly leave Surrender and give up unto
 the said Arthur Cole his Heirs or Assigns ^{and} M D C L L S D
 shall and will leave the Ratoon Oak
 which shall be then growing or being on the
 premises together with fifteen or at least fifteen
 acres of plant Land in good order and

Dec 8
 1795

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condition. And the said Arthur Cole for
himself his Heirs and Assigns Doth hereby
Covenant promise and agree to and with the
said William Manning his Executor and Admini-
strator and Assign that it shall and
may be lawful to and for the said William
Manning his Executor and Administrators and
Assigns at any time during the continuance
of this present Demise or at the Expiration thereof
to remove take and carry away all and every the
Buildings Boiling Houses, Curing Houses,
Dwelling Houses, Cattle, Hogs, Copper or Other
works or Utensils by the said William Manning
his Executor and Administrators and Assigns now
or at any time during this Demise Erected Built
placed or fixed upon the said premises hereby
Demised or part thereof and if at any time
During this present Demise any Foreign
Enemy shall invade and take possession of
the said Island or any part of said Island
wherein the said Demised premises are situate
that they and from thenceforth and during the
time the said William Manning his Executors
Administrators or Assigns shall be kept out
of the possession of the said premises by such
Enemy without his or their willfull Default
the Rent hereinafter reserved shall Cease and
be suspended any thing hereinbefore contained
to the contrary thereof in any wise notwithstanding
AND that he the said William Manning his
Executor and Administrators and Assigns paying
the said Yearly Rent of Twenty pounds at
aforesaid and Observing fulfilling and keeping
all and singular the Covenants Articles and
Agreements herein before reserved and contained
to the part and Behalf of the said William

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Manning his Executors Administrators and
Assigns to be paid done and performed shall
and may peaceably and quietly have hold Occupy
possession and enjoy the said two Undivided parts
the whole into two equal parts to be divided of all
and singular the said plantation and all and
singular other the premises hereby Demised
with their and every of their appurtenances without
any let Suit trouble Denial Interruption Ejection
or Eviction of from or by the said Arthur Cole his
Heirs and Assigns or any person or persons law-
fully claiming or to claim any Estate Right
Title or Interest there or to the said premises or
any part thereof by from or under him them or
any or either of them or by or through their Act after-
wards or procurement AND it is further
Mutually concluded and agreed upon by and
Between the said parties to these presents that
in case the said William Manning his Executors
Administrators or Assigns shall be minded
and desirous to determine this present Indenture
of Lease and the premises hereby Demised at
the end of seven years from the twenty fifth Day
of December last past or at the end of fourteen
years from the same twenty fifth Day of December
last past and that the said William Manning
his Executors Administrators or Assigns do
Shall by the space of one year and six months
next before the Expiration of the said seven years
or fourteen years as the case shall happen of the
said term hereby Granted give unto the said
Arthur Cole his Heirs or Assigns Agent or
Attorney or leave at his or their last known
usual place of abode Notice in writing in
the hand and seal of the said William Manning
his Executors Administrators or Assigns

such Intention to surrender that there are
in such Case and wherein After the Expiration
of a Space of One Year and six Months the
Year being to that Time past and the Covenants
performed According to the true Intent and
meaning of these presents this Indenture
and every Clause and Thing herein contained
shall for the Remainder of the said term of twenty
One years then to Come and as unexpired Cease.
Determining and be Utterly Void to all Intents
and purposes whatsoever anything hereinbefore
contained to the Contrary thereof in any wise
Notwithstanding the said Author
Cole doth hereby Nominate Constitute and
Appoint Henry Hamilton and Thomas Cole
Esquires both of the said Island of Montserrat
Jointly and severally to be the true and Lawful
Masters of him the said Author Cole to
Acknowleage the said presents before the proper
Office in the said Island of Montserrat to be
the Act and Deed of the said Author Cole
and to do all Other Acts matters and things
which may be in any wise requisite for
procuring the present Lease to be duly
Registered and Recorded in proper Court or
Office of Record of the said Islands According
to the Laws and Customs of the same ¹⁷⁹⁰
WITNESS whereof the said parties have hereunto
set their hands and Seals the day and Year
first in these presents written:

Mr Cole Wm Manning
To all to whom these presents shall
Come I the Right Honourable Thomas Manning
Lord Mayor of the City of London Do hereby

certify that on the Day of the Date hereof
personally came and appeared before me
John Edward Reynolds the Deponent stained
marked in the Affidavit hereunto annexed
being a Person well known and worthy of good
Credit and by solemn Oath which the said Deponent
then took before me upon the Holy Evangelists of
Almighty God Did solemnly and sincerely
Declare testify and Depose to be true the several
Matters and things mentioned and contained
in the said Affidavit

In Faith and Testimony

Whereof I the said Lord Mayor have
Caused the Seal of the Office of
Mayorality of the said City of Dublin
to be hereunto put and affixed and
three several Indentures of Lease
mention and referred to in and by
the said Affidavit to be herunto annexed
Dated in Dublin the
twenty second day of February in
the year of our Lord One thousand
seven hundred and Ninety eight

Wm Manning
John Edward Reynolds of
Grange in the County of Middlesex and
Kingdom of Great Britain Gentleman Clerk
Oath and Declaration that Arthur Cole, Arthur
Manning, Frederick Hamilton and Eliot
Hamilton in the three several Indentures
of Lease hereunto annexed named did
sign seal and as their several and respective
Acts and Deeds deliver each of the said
three several Indentures in the presence

Joseph Franklin Chambers of Clerkenwell Street
in the City of Dublin Gentleman Attorney at
Law and his said DepONENT. And that the
several and Respective Names of "Mr Cole"
Author of aylmer Benedict Hamilton and
Eleanor Hamilton to the said Indentures of
Lease respectively set and subscribed as
the Party Executing the same is of the proper
hand writing of the said Author Cole, Author
Aylmer Benedict Hamilton and Eleanor
Hamilton and also that the Name of John
Eliot Marshall and Mr Frank Chambers
thereto Respectively set and Subscribed as
the Witnesses Attesting the Execution thereof
are of the Respective proper hand writing of
the said Joseph Franklin Chambers and
John the DepONENT.

1798 this 27th Day of February 1798 before
me at the manor of
Howth Dublin
Tho. Hennings

This Indenture made
the thirty first day of January in the thirty
eighth year of the Reign of Our Sovereign Lord
King George the third and in the Year of Our
Lord One thousand Seven hundred and Ninety
Eight **BETWEEN** Author Aylmer of
Donore Castle in the County of Kildare Esquire
of the one part and **William Manning**
of the City of London Merchant of the other part
Witnesseth that the said Author Cole
for and in consideration of the Rents Covenants

and Agreements herein after and Contained
Contained on the part and Behalf of the said
William Manning his Executors Administrators
and Assigns to be paid done and performed
and for Other good Causes and Considerations
him thereto moving **Hath** Demise granted
set and to farm let and by these presents
DOLY Demise grant set and to farm let unto
the said William Manning his Executors Admini-
strators All that and those three Undivided
parts the whole into ten equal parts to be divided
of all that plantation or parcel of Land situate
lying and being on Saint George Hill in the Parish
of Saint Anthony in the said Island of Howth
aforesaid Bounded on the South side with the Land
formerly held by Mathias Barry and John
Dover deceased and the Land now or late in
the possession of Katherine on the
North and east sides with the Land formerly held
by Francis Ely and Roger Mike deceased and on
the west side with the several parcels of Land now
or heretofore in the possession of John Dyer, Sustam
Ellery, John Collins and Elias Northern containing
in the whole by Estimation two hundred Acre
to the same more or less together with three or
Undivided part to the whole into ten equal parts
to be divided of all the Cows pastures feeding
provisions timber trees wood underwood
water water Courses profits privileges and
appurtenances thereto belonging or in any wise
appertaining **To have and to hold**
the said three Undivided parts the whole into
ten equal parts to be divided of all the said
plantation Cows and all and singular the
provinces herein before Demised or granted
and intended so to be with the appurtenances

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the rents belonging or in any wise appertaining unto the said William Manning his Executors Administrators and Assigns from the twenty fifth day of December last past for and during and unto the full end and term of twenty One years from thence next ensuing and a full year to be completed and ended by the said William Manning his Executors Administrators and Assigns **Yielding and paying** therefore and herewith granted unto the said Author Aylmer his Heirs and Assigns the yearly Rent or sum of Thirtieth pounds Sterling Lawfull money of Great Britain According to the Value and Currency of Money in England upon the Royal Exchange of London at two of the most usual feasts or terms of payment of Rent in the year that is to say the Anniversary of the Birth of Our Lord Christ and the Feast of said John the Baptist by Equal and even proportions the first payment thereof to be made at or upon the feast day of Saint John the Baptist next ensuing the rate of these presents the said Rent to be paid and payable as aforesaid without any Deduction or Abatement thereout for or by reason or means of any Rates Taxes Impositions or Assessments whatsoever Ordinary or Extraordinary that are shall or may be laid or caused laid Assess'd or Tax'd upon or out of the said Demised premises or any part thereof by or to the Church poor State public or otherwise and if it shall happen that the said yearly Rent or any part thereof shall be behind and unpaid for by the space of twenty One days next after any of the said feasts or days hereinbefore appointed for the payment thereof

there it shall and may be Lawful to and for the said Author Aylmer his Heirs and Assigns to and his and their Agent and Attorney into the said Demised premises or any part thereof to enter and Distress and the distress and distress there and there found to take and carry away sell and dispose of according to Law until the said Reserved Rent and all Arrears thereof and all costs Damages and Expenses which shall At the taking and disposing thereof shall be fully paid and satisfied And if it shall happen on the said yearly Rent or any part thereof shall be behind and unpaid by the space of thirty days next over or after either of the said feasts or days hereinbefore mentioned for payment thereof then it shall and might be lawful to and for the said Author Aylmer his Heirs and Assigns Agent or Attorney in the said Demised premises or any part thereof in the name of the three Undivided parts hereby Demised to Recreate the same to have hold Occupy possess and Enjoy as in his and their former Estate any thing in these presents contained to the contrary thereof in any wise notwithstanding And the said William Manning for himself his Executors Administrators and Assigns doth Covenant promise and agree to and with the said Author Aylmer his Heirs Executors Administrators and Assigns Respectively by these presents in manner and form following that is to say that he the said William Manning his Executors Administrators and Assigns shall and do from time to time and at all times hereafter during the said Term hereby granted to and fully pay a Rent to be paid unto the said Author Aylmer his Heirs Executors and Assigns

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I acknowledge and Assign the said Yearly
Rent a sum of Thirtieth pounds British Sterling
Money on the day and times and in such manner
and at such place as is hereinbefore mentioned
summed and appointed for the payment thereof
AND ALSO that the said William
Manning his Executors Administrators and
Assigns shall and will at his and their or some
or one of their proper Costs and Charges from
time to time and at all times hereafter during
the said Term hereby granted well and sufficiently
maintain Repair and Amend and Cleanse
all the fences stated Bounds and Water Courses
to the said premises hereby Demised or any
part thereof belonging or in any wise appertaining
and all and singular the premises Demised
the Fences stated Bounds and Water Courses
thereinto belonging being so well and sufficiently
maintained Repaired and Amended and
Cleansed and the end or other sooner Determination
of the said Term hereby granted shall and will
peaceably and Quietly leave Surrender and
Yield up unto the said Author Hylmer his
Heirs and Assigns and also shall and will
leave the Ratoon Canes which shall be then
growing or being on the said premises together
with fifteen or at least ten Acre of plant Canes
in good Order and Condition **AND** the said
Author Hylmer for him his Heirs and Assigns
and Assigns Doth hereby Covenant promise and
Agree to and with the said William Manning
his Executors Administrators and Assigns that
it shall and may be lawful to and for the said
William Manning his Executors Administrators
and Assigns at any time during the Continuance
of this present Demise or at the Expiration thereof

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to remove take and carry away all and every the
Buildings Roaring Houses Buring Houses
Distilling Houses stills Copper and Other
work or Utensils by the said William Manning
his Executors Administrators or Assigns now or
at any time during this demise erected Built
placed or fixed upon the said premises hereby
Demised or any part thereof and if at any time during
this present demise any Foreign Enemy shall invade
and take possession of the said Island or of the part
of the said Island wherein the said premises are
situate that then and from thenceforth and during
the time the said William Manning his Executors
Administrators and Assigns shall be kept out of
the possession of the said premises by such Enemy
without his or their willful Default the Rent hereinbefore
Reserved shall cease and be suspended anything
herein before contained to the contrary thereof in any
wise notwithstanding and that he the said
William Manning his Executors Administrators
and Assigns paying the said Yearly Rent of
Thirty pounds as aforesaid and Observing
performing and fulfilling and keeping all and
singular the Covenants Articles and Agreements
hereinbefore contained as are contained on the pa-
and Behalf of the said William Manning his
Executors Administrators and Assigns to be per-
done and performed shall and may peaceably
and Quietly have hold Occupy profits and en-
joy the said three Undivided parts the whole into
equal parts to be divided of all and singular the
said plantation and all and singular Other the
premises hereby demised with them and every of
their appurtenances without any let but trouble
caused by Interception Ejection or Detraction of
any by the said Author Hylmer his Heirs and Assigns

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 or any person or persons lawfully claiming or to
 claim any Estate Right Title or Interest of in or to
 the said premises or any part thereof by force
 or under him there or any of either of them or by or
 through their Act Advertised and or procurement
 (And it is further mutually concluded and)
 agreed upon by and between the said parties to
 these presents that in case the said William
 Manning his Executors Administrators or
 Assigns shall be minded and desirous to determine
 this said Indenture and the premises hereby
 Demised at the end of seven years from the twentieth
 fifth day of December last or at the end of fourteen
 years from the same twenty fifth day of December
 last and that the said William Manning his
 Executors Administrators or Assigns do and
 shall by the Space of One year and six months
 next before the Expiration of the said seven years
 or fourteen years as the Case may Require of the
 said Term hereby granted give unto the said
 Author Alymer his Heirs or Assigns Agent or an
 Attorney a lease at his or their last known usual
 place of abode Notice in writing under the Hand
 and Seal of said William Manning his Executors
 Administrators or Assigns of such Intention to
 surrender that then and in such Case and from
 and after the expiration of the said Space of One
 Year and Six months the Rent being to that time
 paid and the and the Covenants performed according
 to the true Intent and meaning of these presents
 this Indenture and every clause and thing
 herein Contained shall for the remainder of the said
 Term of twenty five years then to come and un-
 less otherwise determined and be utterly void to
 all Intents and purposes whatsoever anything
 herein before contained to the contrary thereof in
 wth

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 wise notwithstanding **AND** lastly the said
 Author Alymer doth hereby nominate constitute
 and appoint Henry Hamilton and Thomas Steele
 Esquires both of the said Islands of Montserrat
 Pointly and generally to be the true and Lawfull
 Attorneys of him the said Author Alymer to Acknowle
 these presents before the proper Officer in the said
 Island of Montserrat to be the Act and deed of the
 said Author Alymer and to do all Other acts
 matters and things which may be in any wise
 requisite for procuring this present Lease to be duly
 Registered and Recorded in the proper Court or
 Office of Record of the said Islands according to the
 Laws and Customs of the same **In Witness**
 whereof the said parties have hereunto set their
 hands and Seals the day and year first in these
 presents written.

Author Alymer **W^m Manning**
 signed sealed and delivered
 by the within named
 Name of Author Alymer William Manning
 (being first duly stamped) being first duly stamped
 in presence of **W^m Neff**

W^m Edw^r Reynolds
 Gray's Inn London
 Jof^t John Chambers
 At^t at Law Dublin

To all to whom these presents shall
come I John William Anderson
 late Mayor of the City of London **In Pellewane**
 of Act of Parliament made and passed in the 11th
 year of the Reign of his late Majesty King George
 the Second Intituled an Act for the

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more easy Recovery of Debts in his Majesty's
Plantations and Colonies in America DO
hereby Certify that on the day of the
Date hereof personally came and appeared
before me William Ness the Deponent a man
in the Affidavit hereunto annexed being a person
well known and worthy of Good Credit and by
Solemn Oath which the said Deponent then took
before me upon the Holy Evangelist of Almighty
God Doth solemnly and sincerely declare certify
and depose to be the true the several matter
and things mentioned and contained in the
said Annexed affidavit

In Faith and Testimony

Whereof I the said Lord Mayor have
Caused the seal of the Office of Mayoralty
of the said City of London to be hereunto
put and affixed and the three
several indentures of Lease
Mentioned and referred to in and
by the said Affidavit to be hereunto
also annexed DATED in
London the first day of February
in the year of Our Lord One
thousand Seven hundred and
Ninety eight Windale

William Ness of Billiter Square London
Gentleman maketh Oath that William Blanning
in the three several Indentures of Lease hereunto
Annexed named and did duly sign Seal and as
his Act and Deed deliver each of the said three
several Indentures in the presence of Richard
Wraingham of Billiter Square before said and
gullible and true this Deponent and that the



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Name William Blanning to the said Indentures
of Lease Respectively set and Subscribed as the
Party Executing these presents is of the proper
hand writing of the said William Blanning and
also that the names R. Wraingham and Wm Ness
thereunto Respectively set and Subscribed as the
Witnesses attesting the Execution thereof are of the
Respective proper hand writing of the said Richard
Wraingham and himself Deponent

Sworn at the Mansion

House London this 1st

February 1798 before me

Anderson

Mayor

Wm Ness

This Indenture made
the thirty first day of January in the thirty eighth
year of the Reign of Our Sovereign Lord King
George the third and in the year of Our Lord
One thousand Seven hundred and Ninety eight
Between Benedict Hamilton
of the City of Dublin Esquire Barrister at Law
Eldest surviving Son and heir at Law of Hans
Hamilton late of the same City widow and
Relect Esquire Deceased and Eleanor
Hamilton of the same City widow and Eldest
of the said Hans Hamilton of the one Part
and William Blanning of the City of
London merchant of the other Part witnesseth
that the said Benedict Hamilton and Eleanor
Hamilton for and in Consideration of the sum
Covenanted and Agreed unto herein
Received and Confirmed on the part and behalf

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 of the said William Manning his Executors Administrators and Assigns to be paid done and performed and for other good Causes and Considerations then the said unto moving have and each of them Hath Demise Granted set and to farm let on a by these presents To and each of them Both Demise Grant and to farm let unto the said William Manning his Executors Administrators and Assigns All that and those One undivided Moiety situated to say five undivided parts the whole into ten equal parts to be divided of all that plantation or parcel of Land situate lying and being on Saint George Hill in the parish of Saint Peter in the Island of Montserrat aforesaid and bounded on the Southward with the Land formerly held by Martha Carrol and John Dyer deceased and the Land now or late in the possession of Katherine on the North and East sides with the lands formerly held by Francis Ely and Roger Wyke deceased and on the West side with the several parcels of Land now or heretofore in the possession of John Dyer deceased Eliza John Collings and Elias Northerne containing in the whole by Estimation two hundred Acres to the same more or less together with an Undivided moiety of all the Land pastures feeding Provisions Timber Trees Woods Underwoods waters watercourses profits privileges and appurtenances therunto belonging or in anywise appertaining To have and to hold the said undivided moiety of the said plantation Causes and all Singular Other the premises mentioned Demised mentioned and intended to be with the appurtenances

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 therunto belonging or in anywise appertaining unto the said William Manning his Executors Administrators and Assigns from the twenty fifth day of December last past for and during and unto the full end and Term of twenty One years from thence next ensuing and fully to be completed and ended. Be the said William Manning his Executors Administrators and Assigns Yelding and Paying therefore and therout yearly and every year for so many years of the said Term hereby Granted as the said Elinor Hamilton shall happen to live unto the said Elinor Hamilton and her Assigns the yearly Rent or sum of Fifty Pounds Sterling lawful money of Great Britain according to the Value and Currency of money in England upon the Royal Exchange of London at two of the most usual Feasts or Terms for payment in the year that is to say on the Anniversary of the Birth of Our Lord Christ and the Feast of Saint John the Baptist by even and equal portions the first payment thereof to be made at or upon the Anniversary of the feast of Saint John the Baptist next ensuing the date of these presents And in Case the said Elinor Hamilton shall die before the Expiration of the said Term of twenty One years then be the said William Manning his Executors Administrators and Assigns Yelding and Paying from and immediately after the Death of the said Elinor Hamilton therefore and thence yearly and every year during so many years of the said Term as shall be Unexpired after the decease of the said Elinor Hamilton unto the said Benedict Hamilton his Heirs and Assigns the like sum of Rent or sum of Fifty Pounds Sterling Ls of full Money of

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Money of Great Britain according to the Values
and Currency of Money in England upon the
Royal Exchange of London upon the two Days
of payment in every year herein before mentioned
by even an equal portion & the first payment
thereof to be on a day appointed of said Days
as shall happen next after the decease of the
said Elinor Hamilton during such term the
said Respective Rents to be paid and payable
as aforesaid without any deduction or
Abatement there out or for or by reason or means
of any Rates Taxes Impositions or assessments
whatsoever Ordinary or Extraordinary that
are shall or may be laid Taxed and
Assessed or laid upon or out of the said
demised premises or any part thereof by or to
the Church poor State public or otherwise
And if it shall happen that the said Yearly
Rent or any part thereof shall be behind or
unpaid by the Space of twenty One days
next after any of the said Days or any
time before appointed for the payment thereof
then it shall and may be lawful to and
for the said Elinor Hamilton and her Agent
Attorney and Assigns during the Life of the
said Elinor Hamilton and after her
decease for the said Benedict Hamilton his
Heirs and Assigns and his and their Agent
or Attorney into the said Demised premises
or any part thereof to enter and Detain and the
Distress and Distresses then and there found
to take and remove away all and sundry
according to Law until the said Reserved Rent
thereof and all Costs Damages and Expences
which shall attend the taking and disposing
thereof shall be fully paid and satisfied and

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and if it shall happen that the said Yearly Rent
or any part thereof shall be behind and unpaid
by the Space of Sixty days next over or after either
of the said Days or days hereunto before appointed
for payment thereof then it shall and may be
lawful to and for the said Elinor Hamilton
and her Assigns Agent or Attorney during
her life and from and after her decease for
the said Benedict Hamilton his Heirs and
Assigns Agent or Attorney into the said in
Demised premises or any part thereof in
the Name of the Undivided Society hereby
Demised to Reenter and the same to have
hold Occupy possess and Enjoy as in her
his or their former Estate any thing in these
presents Contained to the Contrary thereof
in any wise Note with standing AND the
said William Ollansing to himself his
Executors Administrators and Assigns
Both Covenant promise and agree to and
with the said Elinor Hamilton her Executors
Administrators and Assigns Respectively
by these presents in manner and form
following (that is to say) that he the said
William Ollansing his Executors Administrators
and Assigns shall and will from time to
time and at all times hereafter during the
said Term hereby Granted well and truly
pay or Cause to be paid unto the said Elinor
Hamilton his Executors Administrators
and Assigns during so many years of sa
y term as shall from and immediately after
the decease of the said Elinor Hamilton be
to Run and Unexpired of said Yearly Rent
a sum of Fifty pounds British ster
the day and year aforesaid made and

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and at such places as is herein before mentioned limited and appointed for payment thereof and also that the said William shall during his Executors Administrators and Assigns shall and will at his and their own expense of one of their proper Goods and Charges from time to time and at all times hereafter during the said term hereby well and sufficiently maintain Repair Repair and Renew and cleanse all the Fences Gates Bound and Water Courses to the said premises hereby demised or any part thereof belonging or in any wise appertaining and all and singular the premises hereby demised the Fences Gates Bound and Water Courses being so well and sufficiently maintained Repaired and Renewed and Cleansed at the end or other sooner determination of the said Term hereby Granted shall and will peaceably and quietly leave Surrender and Yield up unto the said Eliza Hamilton if she shall be then living or if she or if she shall be dead to the said Benedict Hamilton his Heirs or Assigns and also shall and will leave the Katoon Canes which shall be then growing or being on the said premises together with fifteen or at least ten Acres of Plant Cane in good Order and Condition AND the said Eliza Hamilton and Benedict Hamilton as hereby for themselves Respectively and the said Benedict Hamilton for his Heirs and Assigns hereby Covenant promise and agree to and with the said William during his Executors Administrators and Assigns that it shall

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and may be lawful to and for the said William claiming his Executors Administrators and Assigns at any time during the continuance of this present demise at the Expiration thereof to remove take and carry away all and every the Buildings Roiling Houses During Houses Distilling Houses stills stills Copper or other Work or Utensils by the said William claiming his Executors Administrators and Assigns now at any time during this present demise any Foreign Enemy shall invade and take Possession of the said Islands or of the part of the said Islands wherein the said Demised premises are situate that then and from thenceforth and during the time the said William claiming his Executors Administrators and Assigns shall be kept out of Possession of the said premises by such Enemy without his or their Welfare Default the Rent herein before Received shall Cease and be Suspended any thing herein before Contained to the contrary thereof to any and were notwithstanding ALL that he the said William claiming his Executors Administrators and Assigns paying the said yearly of fifty pounds aforesaid and Observing performing and fulfilling and keeping all and singular the Covenants Articles and Agreements hereinbefore Reserved and Contained on this Part and Behalf of the said William claiming his Executors Administrators and Assigns to be paid done and performed shall and do peaceably and quietly have hold Occupy possess and enjoy the said Office the said Islands half Part of all and singular

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Other the premises hereby Demised with
their and every of their Appurtenances
without any let but trouble Denial or
Interruption Ejection or Eviction of from
or by the said Elinor Hamilton and
Benedict Hamilton or either of them their
or either of their Heirs or Assigns or any
person or persons whatsoever lawfully
Claiming or to claim any Estate Right Title
or Interest of in or to the said premises
or any part thereof by from or under them or
either of them or by or through them or either
of their Act Assent Mean or procurement
AND it is further mutually concluded
and agreed upon by and between the said
Parties to these presents that in Case
the said William Manning his Executors
Administrators or Assigns shall be
Minded and desirous to determine this
present Indenture of Lease and the
premises hereby Demised at the end
of seven years from the twenty fifth Day
of December last past or at the end of
fourteen years from the same twenty
fifth day of December and that the said
William Manning his Executors
Administrators and Assigns do and
shall by the space of One year and Six
Months before the Expiration of the said
seven years or fourteen years as the Case
shall happen of the said Term hereby
Granted Give unto the said Elinor Hamilton
and Benedict Hamilton if they shall both
be living or if the said Elinor Hamilton
shall be dead to the said Benedict his
Heirs and Assigns Agent or Attorney

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or leave at his or their last Known usual
place of abode Notice in writing under his
hand and Seal of the said William Manning
his Executors Administrators or Assigns of such
Intention to Surrender that then and in such
Case and from and after the Expiration of the
said Space of One year and six months the same
being to that time paid and the Covenants
performed According to the true Intent and
meaning of these presents this Indenture and
every Clause and thing herein Contained shall
for the Remainder of Twenty One years then to
Come and unexpired case determine and be
Utterly Void to all Intents and Purposes
whatsoever any thing hereinbefore Contained
to the contrary thereof in any wise notwithstanding
AND lastly the said Elinor Hamilton
and Benedict Hamilton do and each of them
do hereby Nominate Constitute and
Appoint Henry Hamilton and Thomas
Macleod both of the said Island of
Mauritius to be their
true and lawful Attorneys of them the said
Elinor Hamilton and Benedict Hamilton
to Acknowledge these presents before the
proper Officer in the said Island of Mauritius
to be the Acts and Deeds of the said Elinor
Hamilton and Benedict Hamilton and do
do all other Acts Matters and things which
may be in any wise requisite for securing
this present Lease to be duly Registered
Recorded in the proper Court or Office of Record
of the said Island According to the Laws and
Customs of the same M^{CH}MTNTH D^{CE} 1799
the said Term have hereunto set his
Hand and Seal the day and year first

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in these presents written for
 Recorded
 this Benedict Hamilton & Elinor Hamilton
 Sevenso. William Manning
 day of November
 November Signed sealed and
 One Delivered by the Scale and Delivered
 thousand within name of Elinor by the within named
 seven Hamilton being first
 hundred duly stamped in
 and witness presence of us
 witness

Wm Edw^d Reynolds. Wm West
 Gray's Inn London R. Maragh
 Jph^t Thb^r Chambers
 Atto^t at Law Dublin

Signed sealed and Delivered by the
 within named Benedict Hamilton
 being first duly stamped in presence
 of us

Wm Edw^d Reynolds
 Gray's Inn London
 Jph^t Thb^r Chambers
 Atto^t at Law Dublin

This Indenture made the thirteenth
 day of November in the year of our Lord One
 thousand seven hundred and Ninety Nine
 Between John Younge of the Island of
 Cossatot Esquire of the one part and
 John Haynes Sherriff of the said Island
 Gentleman of the other part Witnesseth
 that the said John Younge for and in

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Consideration of the sum of three hundred
 Pounds Current Gold and Silver money of the
 said Island to him in hands paid by the said
 John Haynes Sherriff the Receipt whereof the
 said John Younge doth hereby confess and
 Acknowledges to the said John Younge hath
 Granted Bargained and aliened unto
 Received and confirmed and by the present
 doth Grant Bargain and sell to John Younge
 and Confirm unto the said John Haynes Sherriff
 his Heirs and Assigns all that plot or parcel
 of Land of him the said John Younge formerly
 the property of John Brady Esquire deceased
 situate lying and being in the Town of Plymouth
 in the said Island Batted and bounded
 Eastwardly with the lands of the late John
 Kacum and Alexander Hood Esquire
 Westwardly by the lands of the late Nanny Lee
 free Mulatto woman and the lands of William
 Brads and the late Daniel Brads Esquire
 Northwardly by the lands of Nathaniel Brads
 Daly Esquire or Mary Brads Spinster and
 of the said William and Daniel Brads and
 Southwardly by the Street leading to the sea
 or howe so ever otherwise the same is Batted
 and bounded To have and to hold
 the said plot or parcel of Land hereby granted
 Aliened Bargained Sold Enfeoffed and Confirmed
 and every part and parcel thereof with all and
 every the Buildings and appurtenances unto
 the said John Haynes Sherriff his Heirs and
 Assigns to the only proper use and behoof
 of the said John Haynes Sherriff his Heirs
 and Assigns forever And the said John
 Younge will Grant for him and his Heirs that
 they will covenant and for ever defend all and

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and singular the premises by these presents
Granted and every Plant and parcel thereof with
all and every of their appurtenances into
the said John Haynes heretofore his heirs and
Assigns against him the said John Younge
his Heirs and Assigns and every of them
and against all and every other person and
persons whatever. WITNESSES whereof
the parties to these presents have hereunto
set their hands and sealed the day and
year written

Signed Sealed and
Delivered, in the
presence of

John Carey
James Sherriff

Montserrat Received of and
from the within named John Haynes
Sherriff the sum of three hundred pounds
of Current Gold and Silver Money being
the consideration money within mentioned
to have been paid by him to me, I say Receiver
the said sum the day and year within
presented by me

Witness
John Carey
James Sherriff

Montserrat A memorandum that on
the thirteenth day of November in the year
of Our Lord One thousand and Seven hundred
and Ninety five a plot of Land was had
and taken of the plot and parcel of Land

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and promised within Granted by John Younge
and by him Delivered over to the within named
John Haynes Sherriff TO HOLD to him the
said John Haynes Sherriff his Heirs and
Assigns for ever According to the Contents and
true meaning of the within written Indenture
in the presence of us who have hereunto subscribed
Our names as Witnesses of the said day and
Year.

John Carey
James Sherriff

Recorded

this fifth

day of

April One

Personally appeared
thousand John Carey of the said Island Esquire who
doth bring duly sworn on the Holy Evangelists
hundred of Almighty God Deposeth and saith that he
together with James Sherriff of the said
Island were present and did see John
Younge of the said Island Esquire duly
vigil seal and deliver the within written
Indenture and also the deposition of the within
mentioned premises and that the name of
John Carey and James Sherriff is of the
proper hand writing of said James Sherriff
and his Deposition
Sworn before me this
3rd day of January 1800 W^o Carey

John Younge

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Montserrat Know all
 men by these presents that I John
 Dowdy of the Island aforesaid Esquire
 for and in Consideration of the Natural love
 and affection which I have for and bear
 towards my Children Ann Dowdy, Peter
 Dowdy, Elizabeth Dowdy, and Winifred
 Dowdy and also for and in Consideration
 of the sum of five Shillings of Current
 Gold and Silver Money of the said Island
 to me in hand paid by each of my said
 Children Ann, Peter, Elizabeth, and
 Winifred. And also sum for diverse other
 good causes and Considerations aforesaid
 thereunto moving I the said John Dowdy
 Have Granted Bargained Sold Aliened
 Released and Confirmed and by these
 presents Do Grant Bargain Sell Alien
 Release and Confirm unto each of my
 said Children as follows; That is to say
 unto my said Daughter Ann Dowdy One
 Negro man Slave named Peter Blake
 and a Negroe Woman Slave named Betty,
 unto my said Son Peter Dowdy a Negroe
 man Slave named Anthony, unto my
 said Daughter Elizabeth a Negroe Woman
 Slave named Mary and her Son William
 and unto my said Daughter Winifred
 a Negroe Girl Called Salt Key and a Negroe
 Woman Called Charlotte and her Son
 Manuel to have and to hold unto the
 said Ann Dowdy the said Negroe man
 Slave named Peter Blake and the said
 Negroe Woman Slave named Betty with
 the future Issue and Increase of the said

Betty, unto the said Peter Dowdy the said
 Negroe man Slave named Anthony, unto
 the said Elizabeth Dowdy the said Negroe
 Woman Slave named Mary and her Son
 William, with the future Issue and Increase
 of the said Mary, and unto the said Winifred
 Dowdy the said Negroe Girl Called Salt Key
 and the said Negroe Woman named Charlotte
 and her Son Manuel together with the future
 Issue and Increase of the said Salt Key
 and Charlotte for ever And I the said John
 Dowdy the said Slave Peter Blake and Betty
 with the future Issue and Increase of the
 said Betty unto the said Ann Dowdy, the
 said Slave Anthony unto the said Peter Dowdy
 the said Slave Mary and her Son William
 with the future Issue and Increase of the
 said Mary unto the said Elizabeth Dowdy
 And the said Slave Salt Key, Charlotte
 and her Son Manuel with the future
 Issue and Increase of the said Salt Key
 and the said Charlotte unto the said
 Winifred Dowdy for ever against me the
 said John Dowdy my Executor and my
 Administrators and against all and every
 other Person and persons whatsoever that
 and will warrant and for ever by these presents
 Defend unto each of my said Children
 Ann Dowdy, Peter Dowdy, Elizabeth Dowdy
 and Winifred Dowdy and to them and each
 of their Executors Administrators and Assignees
 in manner herein and hereby granted unto
 them and each of them In Witness whereof
 I have hereunto set my hand and seal
 the eighth day of December One thousand
 seven hundred and Ninety five

90 Sealed and Delivered
in presence in queen of
Betty unto, the Dowdy
Recorded at St. George in the
this Dowdy of oblong unto
fourteenth Elizabeth Dowdy of
say of Emmanuel unto Winfield
January Dowdy in the name of
One the whole In presence
thousand
and eight John Buckley Tagan
bunkins

Received the day and year within
written of me from the within named
Ann Dowdy the sum of five Shillings of
Current Gold and Silver Money of the said
Island from the within named Peter
Dowdy the sum of five Shillings of like
Money from the within named Elizabeth
Dowdy the sum of five Shillings of like
Money from the within named Winfield
Dowdy the sum of five Shillings of like
Money, being the Consideration Money
within mentioned to be paid by them
to me

Witnesses John Dowdy
John Buckley Tagan

Montserrat This Indenture
made the Seventh day of January in
the year of Our Lord One thousand eight
hundred Between George Bramley of
the Island for said Gentleman of the

One part and Ann Bramley of the said
Island Spinster of the other part Whereas
the said George Bramley is Intitled in his
Own Right to the several Negroes and Slaves
of the Name following that is to say called
Jemmy Crump, Betty Crump, London,
and Satara, And hath proposed to Assign
over all his Right and title in the aforesaid
Slaves unto the said Ann Bramley upon
the terms and Conditions hereinafter
Mentioned that is to say she the said Ann
Bramley her Heirs Executors Administrators
or assigns to provide for and allow him the
said George Bramley sufficient meat
Drink, Washing and Sealing for and during
the term of his Natural Life and also to
allow him the said George Bramley the sum
of thirty pounds Gold and Silver Money per
Annum to be paid him yearly and every year
for finding wearing Apparel to which the
said Ann Bramley hath Consented Now
therefore this Indenture witnesseth
that the said George Bramley for and
Consideration of the Articles and Agreement
herebefore Containes And also for and in
Consideration of the sum of ten Shillings
Current money of the said Island to him a
hand well and truly paid by the said Ann
Bramley at and before the sealing and
delivery of these presents the receipt whereof
is hereby Acknowledge Hath Bargained
Sold Aliened and assigned Transferred and
Set Over and by these presents Doth Grant
Bargain sell Assign Transferr and Set Over
unto the said Ann Bramley her Executors
Administrators or assigns all his the

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 said George Bramley's Right title Interest
 and property of and in the aforesaid one
 Negro and Slave of the names following
 that is to say Michael, Jemmy Brumps.
 Billy Brumps, London, Satiro To have
 and to hold the said negroes and
 slaves named aforesaid unto the said
 Ann Bramley her Executors Administrators
 and Assigns to the only proper use and
 behoof of her the said Ann Bramley her
 Executors Administrators and Assigns
 forever freely quietly peaceably and entirely
 without any contradiction claim or
 disturbance or hindrance of him the
 said George Bramley or any person in
 whatever And the said George Bramley
 for himself his Heirs Executors Administrators
 and Assigns all and singular his Right
 and title of in and to the said Negroes
 and Slaves named aforesaid that is
 to say Michael, Jemmy Brumps, Billy
 Brumps, London, and Satiro unto her the
 said Ann Bramley her Executors
 Administrators and Assigns against
 him the said George Bramley his
 Executors Administrators and Assigns
 and against all and every other person
 and persons whatsoever shall and
 will warrant and for ever defend by these
 presents In Witness Whereof the said
 George Bramley has hereunto set his
 Hand and Seal the day and year within
 written

Sealed and Delivered and
 possession of all and singular
 the said slaves given by

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 Recorded Delivering the Slave
 this seventeenth named London
 in the name of the whole
 day of In the presence of
 January Joseph Morton
 One thousand Received at Montserrat the day and year
 Eight within written of and from the within named
 hundred Ann Bramley the full sum of Ten Shillings
 current money of the said Island being
 the Consideration within mentioned to be
 paid by her to me His
 George G B Bramley
 Mark
 Joseph Morton
 Witness

Montserrat, To all People
 to whom these presents shall come We
 Isaac Martino, Joseph Martino, Elinor
 Martino, and Mary Martino of the Island
 aforesaid, for the Regard and many more
 Valuable Considerations that we have and
 bear towards a negro woman Slave named
 Mary Ann, Have manumitted, Emancipated
 Enfranchised and set free and by these
 presents Do manumit Emancipate
 Enfranchise and for ever set free from servile
 and Slavery, the said negro Slave Mary Ann
 So that we the said Isaac Martino, Joseph
 Martino, Elinor Martino, and Mary Martino
 our and each of our, Executors and
 Administrators or agents shall not
 at any time a time hereafter, have claim
 or demand, any property or Interest in or

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 or Right or title to her, or her future Increase and
 Increase, or to any Estate Real or personal,
 which shall or may belong to them or either
 of them; but that we the said Isaac Martino &
 Joseph Martino, Eleanor Martino, and Mary
 Martino our and each of our Executors, in
 Administrators and Assignees shall be
 Recorded in the Name and Excluded therefrom
 this and that then the said Negro Slave Mary
 mentioned and her future Increase and Increases shall
 day of be and Remain absolutely free to all intents
 January and purposes whatsoever In Witness
 Whereof we the said Isaac Martino, Joseph
 Martino, Eleanor Martino, and Mary Martino
 Eight have hereunto set our hands and seals
 hundred this 29 Day of October in the year of Our
 Lord One thousand Seven hundred and
 Ninety Nine.

Witnesses
 Richard Dubery
 Isaac Martino
 Joseph Martino
 Eleanor Martino
 Lucretia Carty
 Mary Martino

Montserrat
 Before Thomas Turlonge Register
 of Deeds

Appears personally Richard Dubery
 of the said Island who made Oath on the
 Holy Evangelists of Almighty God that he
 was present together with Lucretia Carty
 of said Island Spinster and did see the
 within Oration made duly executed by
 the within named Isaac Martino, Joseph
 Martino, Eleanor Martino and Mary
 Martino

Rich W Dubery

25
 Seven before the last
 20th January 1800
 Tho Turlonge
 Reg of Deeds

Montserrat His Indenture
 made this twentieth day of January in the
 year One thousand Eight hundred Between
 William Carey of the said Island Merchant
 and Mary his wife of the one part and John
 Bunting of the said Island Esquire and
 Mother of the said Mary of the other part
 Whereas previous to and upon the
 Intermarriage of the said William Carey with
 the said Mary his now wife it was agreed
 between them that all the personal Estate
 of her the said Mary consisting of eleven
 Negroes and named as follows, William
 (a Boy) Leahsheba, Fanny (a woman) Harriet
 Mary, Maria and Alicia (girls) should be
 Conveyed settled and Assigned to the said
 and her use and Benefit of the said
 Mary the wife of the said William Carey during
 her life and in such manner as that
 she and her Assigns might receive the Rent
 and earnings of the said slaves for her sole
 and separate use and Benefit exclusive of
 her said Husband and wherewithal he shall
 have no power to intermeddle; and further
 that the said Mary might give or dispose
 of the said slaves and their Increase
 by Deed or Will to whom soever she thought
 proper to do so this Indenture witnesseth
 that in pursuance of the said Agreement and

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and for and in Consideration of the Love and affection which the said William Carey hath and Beareth to the said Mary his Wife and of the sum of ten Shillings to the said William Carey and Mary his Wife in hand paid by the said John Buntin also Before the Sealing and Delivery of these presents the Receipt whereof is hereby Acknowledged they the said William Carey and Mary his Wife have and each of them hath granted Bargained and Sold and by these presents Deed each of them Doth grant Bargain and Sell unto the said John Buntin his Executors and Administrators the aforesaid seven Negroe Slaves named William Deansheba, Fanny, Harriet, Mary, Maria and Alicia to have and to hold the aforesaid Negroe Slaves and every of them and the future Increase and Increase of the said Females and the Roots and Earnings of all and every of them unto the said John Buntin his Executors and Administrators upon trust Nevertheless that he the said John Buntin his Executors Administrators and Assigns shall pay Over the said Roots and Earnings of the said Slaves to the proper hands of the said Mary Wife of the said William Carey during her Natural life or to such person or persons as the notwithstanding her Coveture shall direct and appoint for her personal and separate use wherewith the said William Carey her Husband shall not Intermeddle or have any power to receive Incumber or Dispose of the same, and the Receipt the said Mary shall give to be good and effectual Discharged

91
and from and Immediately after the decease of the said Mary Herri upon further trust that the said John Buntin his Executors or Administrators do and shall Assign Over the aforesaid Negroe Slave or such of them as shall be living and the slaves and Increase of the said Females with such person or persons as she the said Mary, notwithstanding her Coveture, or whether Court or Circuit shall give or dispose the same, either by Deed or her last Will and Testament, which Deed or will the said Mary is fully and by the said William Carey her Husband to be enabled and Empowered to make in Witness whereof the said parties to these presents have Set their hands and sealed the day and year above written

Signed and Delivered Wm Carey
In presence of
Richard Dyer Mary Carey
Joseph Morton John Buntin

Montserrat

Personally appeared Richard Dyer of the said Island Gentleman who being duly sworn on the Holy Evangelists of Almighty God deposeth and saith that he is present and do see William Carey, Mary Carey and John Buntin partly named in the within Indenture duly sign, Seal and Deliver the same and that the name Rich Dyer is subscribed as a witness of the due Execution of the same is of the proper hand writing of him this deponent, And this Deponent further maketh oath that the Joseph Morton also thereto subscribe

98

Witness with this Depoent is of the proper
hand writing of the Specification of the said
Island Gentleman

Stevens Reserve
the twenty first day of Richard Dyrh
of January 1804
The Island
Reg of Deas B.

Est^r of Mr Thomas Pona deceased

1796	To John Younger Dr
May 30	To paid the preceding fees } 6 1 14 2
Jan 14	To ditto the Secretary for looking at Deeds } 6 0
July 7	To ditto William Daniel for his award concerning Land } 3 0 0
	ditto William Musgrave for Law Charges } 16 4 8
1798	June 5 To ditto Peter Daly as for Balance of Judgment of Court } 15 5 10 5
	ditto for List of Judgment } 1 7 6
1799	ditto Commission for selling Land } 1 16 0
Oct 18	To ditto Harper and Grade their Judgment } 8 50 2 6
	To ditto Charles Collins in part } 3 19 10 2
	To this sum in part of my Sealed Note } 3 19 10 2
	67 £102.10.0

1799 2 Pay you attorney of Law Sole at £ 102.10.0
Jan 14
Received this thirtieth day of January One
thousand eight hundred

99

Montserrat Jno & all men by

These presents that I Harry Paston of said
Island Clerk for and in Consideration of the
Sum of One Hundred Pounds fifteen Shillings
Sterling Money justly due and owing unto
Charles Collins of said Island Esquire and for
securing the payment of the same with Interest
also for and in Consideration of five Shillings
Current Gold and Silver money of the said Island
fully paid to me in hand by the said Charles
Collins the Receipt whereof I do hereby acknowledge
Have granted Bargained and Sold and by these
presents do Grant Bargain Settle Alieve Release
and Confirm unto the said Charles Collins all
my House hold Furniture, China Ware Earthen
Ware, Plate Kitchen ware, Chaise, and Staines
Table and Bed Linen and Books particularly
mentioned and set forth in the Schedule aforesaid
hereunto annexed To have and to hold
the said House hold Furniture, China ware,
Earthen ware, Glass ware, Plate Kitchen ware,
Chaise and Harness, Table and Bed Linen
and Books in the said Schedule mentioned
unto him the said Charles Collins his Executrix
Administrator and Assigns for ever as his
and their own proper goods and Effects for the
purpose of securing the payment aforesaid
and I the said Harry Paston the said Goods
and Effects mentioned in the Schedule herein
annexed and every part thereof unto him the
said Charles Collins his Executrix Administrator
and Assigns against me my said Executrix
and Administrator and also against all
every other Person or persons whomsoever
shall and will ever warrant and for ever

84/100

by these presents I call which said Goods
and Effects I have paid to your Charles in
Collins in full payment by Delivering
him a Pembroke Table in the name of the
whole at the sealing and Delivery thereof
In Witness whereof I have hereunto set
my hand and Seal this twenty first day
of May One thousand seven hundred
and Ninety nine.

The Schedule within mentioned referred to

Old	China Ware
12 Basons	12 Large Dishes
12 Basons	12 Second Dishes
12 Basons	12 Third Dishes
4 Cut Glass Salts	12 Fourth Dishes ditto
2 Quart Decanters	12 Fifth Dishes ditto
1 Quart Decanters	12 Six Dishes ditto
1 Blue glass Decanter	12 Seven Dishes ditto
4 Spoons	12 Eight Dishes ditto
12 Basons	12 Ninth Dishes ditto
1 Tumbler & Cover	12 Tenth Dishes ditto
4 Tumblers	12 Eleventh Dishes ditto
3 China punch Bowls	12 Twelfth Dishes ditto
1 Tea Urn	12 Thirteenth Dishes ditto
12 Claret Glasses	12 Fourteenth Dishes ditto
12 Small glasses	12 Fifteenth Dishes ditto
1 pair of Goblets	12 Sixteenth Dishes ditto
1 Mustard Pot	12 Seventeenth Dishes ditto
1 Vinegar Casket	12 Eighteenth Dishes ditto
2 Quart China Mugs	12 Nineteenth Dishes ditto
1 pair of Sades	12 Twentieth Dishes ditto
1 punch Ladle	12 Twentieth Dishes ditto

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Earthen Ware	102
Two Vases	1 pair large Decanters
Two long Dishes	1 pair small Ditto
Two second size Ditto	1 pair Shades
Two third size Ditto	1 Sanguine Glass
Two fourth size Ditto	1 Laminated Bottled Hand
One fifth size Ditto	1 two leaf Table
6 Pudding Dishes	1 Pembroke Table
Nine washing Basons	6 Chairs
Six pickle Dancers	1 knife Case with knives and forks
Eighteen Soups plates	1 Cinnamon Box
Twenty nine Shallow ditto	1 looking Glass
One dozen desert Dishes	1 1/2" Plate & candlesticks
One Butter Ditto	1 1/2" Butter & Islands
Ten Cheese Plates	4 1/2" of Sheets
12 Desert Silver Spoons	8 Table Cloths
6 Table D. D.	2 1/2" Pillar Cases
3 Butter D. Ladles	
1 Gravy D. Spoon	

Knives

Kitchen Furniture	
4 Vol. Smith's Horae.	2 Vol. Davison's Virgil
2 Vol. Gulliver's Travels	3 Vol. Blaist Simons
Two Iron Pots	1 Coleridge Caesar's
One Grid Iron	Comment best Edition
One Frying Pan	
One Tea Kettle	
One Cheese Toaster	1 Chiseled Hamet

6 Coffee Cups & Saucers
6 Tea C. & sa.

2 Tea Pots

1 dozen small wine glasses

1 pair of Goblets

12 tumblers

1 Vinegar Casket

1 Mustard Pot

Sealed and delivered
and professed
given of the Pembroke
Table in the name
of the whole in the
presence of
John Dury

102

Harry Paxton

Montserrat Received the day of the date
Recorded of the within Bill of Sale from the within
tho named Charles Collins the sum of five
twenty shillings Current money of the said Island
fifth Com and above the sum of One hundred
day of and fifty four pounds fifteen shillings
January sterling money within mentioned to be
One pair by him to me
thousand

Eight Witness
hundred

Montserrat

Before Thomas Farlonge Esq^r
Register of Deeds for the
said Island

Personally appeared John Quigley
Fagan of said Island Gentleman the
Subscribing Witness to the Annexed
Instrument of writing purporting to be
a Bill of Sale of sundry Articles mentioned
in the Schedule therunder written from
Harry Paxton late of the said Island
 Clerk to Charles Collins of said Island
Esquire and made oath that he was
present and did see the said Harry
Paxton duly sign Seal and as and for his
Act and deed deliver the same and
that the name "Harry Paxton" thereto set
as the party executing the same and the
name John Quigley Fagan thereto Subscribed
as Witness is of the proper hands writing
of the said Harry Paxton and of him the
Deponent

John Quigley Fagan

Montserrat

103
10th August 1799

To all to whom these
presentes may concern Known to be that
I Bridget Ryle Spinster of the Island a
place for and in consideration of divers
good Causes and Reasons have this day
manumitted Enfranchised and made free my
sluttish woman Slave named Mary Ann
and her two Children, called Thomas and
Mary Ann, and do by these presentes make
free the above named from all Slavery and
Servitude and against all and every claim
whatsoever and do renounce all claim
whatsoever by these presentes As Witness
my Hand Seal this day and year above
written

Witness
Edmona Semper

Bridget Ryle

Montserrat Before Richard Dyke
Register of Deeds for
said Island

Personally appeared Edmona
Semper of the said Island Esquire who
made oath that he was present and did
see Bridget Ryle duly execute the present
manumission
Signed Before me Edmona Semper
the 13th September 1800
Richard Dyke
Reg of Deeds Esq^r

Montserrat Know all men

104

by these presents that Elizabeth Dyer
of the Island aforesaid widow and in
Consideration of the sum of Two hundred
and Sixty pounds Gold and Silver money
of the Island aforesaid to me in hand paid
by Patrick Fleming Junor and Eleanor
Fleming both of the said Island the receipt
whereof is hereby Acknowledged, and in
therpnde Acquit and Release the said
Patrick Fleming and Eleanor Fleming
their Executors Administrators and assigns
for ever by these presents, Have granted
Bargained and Sold and by these presents
do Grant Bargain and Sell unto the said
Patrick Fleming and Eleanor Fleming
Five Negroe Slaves Commonly Called and
Known by the names of Harriet Hester,
Kitty Johny and Joe with the future Issue
and Increase of the Females of the aforesaid
Slaves, To have and to hold the
said Slaves by these presents Have Granted
Bargained and Sold with the future Issue
and Increase of the said Slaves unto
the proper use and behoof of them the
said Patrick Fleming and Eleanor
Fleming their Heirs Executors and
Assigns for ever without any Contradiction
Claim or demand or hindrance of any
person what so ever Nor the said Elizabeth
Dyer nor any other person for me or in
my name any Right Title, Interest or
Demand of in to or for the said Slaves
Ought to exact Claim or Demand at any
time or times hereafter but from all
Action Right Claim and Interest thereof
shall be wholly known and excluded by

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force and Virtue of these presents and I
the said Elizabeth Dyer for myself and Heirs
Executors Administrators and Assigns
all and singular the said Slaves with
the future Issue and Increase unto the
said Patrick Fleming and Eleanor
Fleming their Heirs Executors Administrators
and Assigns and against me the said
Elizabeth Dyer my Executors and Adminis-
trators and against all and every other
person and persons shall and will
warrant and forever defend by these presents
In Witness whereof I have hereunto
set my hand and seal this first day of
March One thousand seven hundred
and Ninety Sealed and Delivered Elizabeth Dyer

Recorded in the presence of
this third Joseph Merton

day of

February Montserrat 1st March 1790
One thousand Received from the above named Patrick
Fleming and Eleanor Fleming the sum
of two hundred and Sixty pounds Gold
and Silver money of the said Island
being the Consideration money above
mentioned to be paid by them to me
Witness Elizabeth Dyer
Joseph Merton

Montserrat Before Thomas Taylor
Esqurio Register of Deed
for said Islands
Personally appeared Joseph Merton
of the said Island who maketh Oath
that he was present and dictated Elizabeth

106

Doer execute the foregoing Bill of Sale and
Receipt
Sworn Before me this
3rd day of February 1800 Joseph Walton
Thomas Turlough
Reg. of Deeds No^o

Montserrat to all to whom
these presents shall come Richard
Symons of the said Island Esquire
Send Greeting Whereas Differences
having arisen Between Catherine Daly
the Brother Natural Guardian and
next friend of Margaret Power and Julia
Power the Infant Daughters' Rendary
Lessees and Devisees of David Power
deceased and Peter Dowdy surviving
Executor of the said David Power, a
Bill was filed against the said Peter
Dowdy for an Account of the real and
personal Estate of the said David Power
And Whereas the said Catherine Daly
and Peter Dowdy afterwar^d submitted them
selves and became Bound to each Other
by their several Obligations dated the fifth
day of December One thousand Seven hundred
and Ninety Nine in the sum of two thousand
seven hundred and Ninety Nine pounds
Current Gold and Silver money with
Conditions thereunder written to Stand to
Obey, abide, Observe, perform, fulfill and keep
the award, Order final and Arbitrament
Determination and Judgment of William
Musgrave and John Dwyer Tagan Esquira

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so as the said Award Arbitrament, Determination
and a Judgment of the said William
Musgrave and John Dwyer Tagan be made
and put in writing under the Hand and
Seals over before the first instant and that
the said Award of the said William
Musgrave and John Dwyer Tagan should
be taken and Accepted as and for a decree of
the Court of Chancery upon which there
should be no Right of appeal or Bill of Review
and if the said Arbitrators should not agree
and determine on or Before the time
aforesaid that then the said parties come
to Stand to Obey and Abide, Observe,
perform, fulfill and keep thenceforward
Umpirage of a third person to be chosen
as an Umpire by the said Arbitrators, so
as such award and Umpire to make
given in writing under his hand and seal
ready to be delivered to each of the said
parties in controversy on or about this
fifth day of February and that the said
award and Umpirage of the said Umpire
should be taken and Accepted as and
for a decree of the Court of Chancery upon
which there should be no Right of appeal
or Bill of Review And Whereas
the said Arbitrators could not agree
to make their Award and by and with
the Consent of the Parties in controversy
made Choice and agreed to the said
Richard Symons to be Umpire Nolo
Know ye that the said Richard
Symons having heard the parties; and
having Deliberately and at large
and Considered all the matters in dispute

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between them do therewith award as follows That the said Catherine Daly
Margaret Power and Julia Power or
One of them do pay unto the said Peter
Doway his Executors or Administrators
the sum of Eight hundred and forty eight
Pounds thirteen Shillings and eleven
pence Current money of the said Island
with Lawful Interest or five hundred and
Recorded Ninety four pounds thereof from the first
this instant or before the fifth day of next
February next ensuing the date hereof
day of and that upon payment the said Peter
Doway his Executors or Administrators
One thousand eight hundred and
thousand and one hundred and
Estate of the said David Power Consisting
of the following Slaves named Old Lucy,
hundred Shew, Angelie, Tom Booney, little Lucy
Val, Peter, James, Sam, Davy, George,
and Julia, unto the said Margaret
Power and Julia Power with a Warrant
to defend the title against all persons
whosoever and that the said Peter
Doway do forthwith deliver Possession
of the said Estate of the said David Power
to the said Catherine Daly the Natural
Guardian of the said Margaret Power
and Julia Power. In witness whereof
the said Richard Symons have hereunto
Set my Hand and Seal this fifth day of
February One thousand eight hundred and
sealed and delivered
In the presence of *Richard Symons*
Will Brown

Montserrat

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Before Thomas Turley
Esquire Register of Deeds
of the said Island

appeared William Brown the
Subscribing Witness to the foregoing award
who made Oath on the Holy Evangelists of
Almighty God that he saw Richard Symons
Esquire duly Execute the same
Year before this
Eighth day of February *Will Brown*
One thousand eight hundred and
sixty four

Montserrat Know all men by these
presentts that I Peter Doway of the said
Island Esquire am held and firmly bound
unto Catherine Daly the Mother and
Natural Guardian of Margaret and Julia
Power Infant and residuary Legatees
and devisees of David Power deceased in
the just and full sum of Two thousand
Pounds of Current Gold and Silver Money
of the said Island to be paid to the said
Catherine Daly her certain Attorney Execute
Administrators or assigns the which
payment well and truly to be made and
done I do bind myself my Heirs executors
and Administrators firmly by these
presentts sealed with my Seal and Dated
this sixt day of December One thousand
seventy nine
Whereas the said David Power by his last
Will and Testament in writing duly Executed
bearing date the fifth day of April One

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thousand seven hundred and Eighty Nine
did thereby amongst Other things devise
and Bequeath all the Rest and Residue
of his Estate both Real and personal unto
his two Daughters the said Margaret and
Julia Power and thereof did appoint the
said Peter Dowdy together with Charles O'Gara
and Edmund Rykley Executors by Virtue of
which Will the said Peter Dowdy professed
himself of all the Residue of all the said
Testator's personal Estate and also of the Real
Estate of the said Testator and Whereas
the said Margaret and Julia Power by
the said Catherine Daly their mother
and next friend did on the thirty first day
of October in the present year One thousand
seven hundred and Ninety Nine Exhibit
their Bill of Complaint in the Court of
Chancery against the said Peter Dowdy
to have an Account of all and Singular
the Debts due and Owing by the said David
Power at the time of his Death and of
the Debts due and Owing to him the said
David Power and also a true and perfect
Account of all and Singular the Negro and
Other Slaves by name together with the Issue
and Increases of the Females thereof and of
all the personal Estate of the said David Power
which he did possess or Intitled to
and in what the same consisted and how
much and what part thereof came or might
ought to have come to his Hands and
how and in what manner the same hath
been applied and what part thereof remaineth
undisposed of and Compel the said
Peter Dowdy to pay to them the said

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Margaret and Julia Power whatever upon the
Balance of such Account should appear to be
due to them and to deliver to them the said
Margaret and Julia Power all and Singular
the Slaves belonging to the Estate of the said
David Power which are now living and to be
left unto the possession of the Real Estate of the
said David Power and to have an Account of
the application of the Rents, Issues and profits
of the same. They the said Catherine Daly and
Peter Dowdy for the ending and preventing all
further and future Disputed and Content
touching the matters aforesaid have mutually
agreed to refer the same to the Arbitrament
and determination of William Musgrave
and John Buckley Tagan of the said
Island Equine chosen by the said Peter
Dowdy and the latter by the said Catherine
Daly and in case the said Arbitrators cannot
determine the same that then the same
shall be fully ended and Determined
by a third Person to be by them the said
Arbitrators chosen as an Umpire in such
manner as herein after is in that behalf
mentioned and agreed to and the
Condition of the above Obligation is
such that if the said Peter Dowdy his
Executors or Administrators shall and
do for and on his and their part in all
things stande and obey aforesaid Person
fullfill and keep the aforesaid Arbitrators
order determination final and
Judgment which shall by them the said
William Musgrave and John Buckley
be made of all concerning the aforesaid
fore said and aforesaid Disputed Difference.

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Claims and Disputed whatsoever
touching or concerning the same
and of the Residue of the said
Testator's Estate so as such Estate
Arbitrament Determination final
End and Judgment of the said
Arbitrators of and in the said premises
by them made and given in writing
under both their hands and Seals
Ready to be Delivered to the aforesaid
Parties in Controversy on or before
the first day of February next ensuing
and that the said Award Arbitrament
Determination final End and Judgment
of the said Arbitrators so to be given in
as aforesaid be taken and Accepted as
a Decree of the Court of Chancery upon
which there shall be no Right of Appeal
or Bill of Review. And if the said
Arbitrators of and in the said premises
cannot agree and determine the
same on or before the time aforesaid
that then if the said Peter Dowdy
his Executors or Administrators
shall and do for and on his and
their parts in and by all things
stand to obey Abide perform fulfil
and keep the said Award Arbitrament
and Uniprage of such three persons
as Uniprize as they the said
Arbitrators shall Indifferently name
elect and choose for the Ending and
Determination of the same premises
so as such Award Uniprage and
Judgment of the said Uniprize of and
in the same to be made

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and given in writing under his Hand and
Seal ready to be delivered to each of the said
Parties in Controversy on or before the fifth
day of February next ensuing And that the
said Award Uniprage and Judgment of
the said Uniprize so to begin in as aforesaid
be taken and Accepted as and for a Decree of
the Court of Chancery upon which there
Recorded shall be no Right of appeal or Bill of Review
this eighth day of the said February to be void and of no
day of Effect otherwise the same shall remain
February in full force and Virtue
One thousand eight hundred and eight
and William A. Irish

Montserrat

Beside Thomas
Turlonge Esquire
Register of Deeds for
the said Islands

Appeared William Anthony Esq
the Subscribing Witness to the foregoing
Record who made Oath upon the Holy
Evangelists of Almighty God that he saw
Peter Dowdy Esquire duly execute the
same

Sworn before me this
Eighth day of February
One thousand eight hundred and eight William A. Irish

Thos. Turlonge
Reg of Deeds Esq

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Montserrat this chadture
made the Sixteenth day of September
in the thirty Ninth year of Our Sovereign
Lord George the third by the Grace of
God of Great Britain France and
Ireland King Defender of the Faith and
so forth and in the year of Our Lord One
thousand Seven hundred and Ninety
Nine Between Bernard Gordon of the
Island of Montserrat aforesaid Esquire
of the One Part and Henry Dyett of the
said Island but at present in the City
of London Esquire of the Other Part
Witnesseth that the Bernard Gordon
for and in consideration of the sum of
five Shillings of lawful money of Great
Britain to him in hand paid by the
said Henry Dyett at and before the
Sealing and Delivery of these presents
the Receipt whereof he the said Bernard
Gordon doth hereby Acknowledegath
Bargained and sold and by these
presents do Bargain and sell unto the said
Henry Dyett His Executors Administrators
and Assigns all that piece Plot or parcel
of Land of him the said Bernard Gordon
commonly called Little River Situate lying
and Being in the Parish of Saint George
in the Island of Montserrat being Part
of One third Part of all the Estates Commonly
Called and knowne by the Name of Luthers
Plantation Bequeathed by and under
the Will of John Brady late of the said
Island Esquire deceased bearing Date
the Twenty eighth day of February One
thousand Seven hundred and Seven by
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Britten and Bounded and followers that
are day to the Southward with Lands
being Part of the Lands of Edward Luther
and in Possession of John Younge and
William Brader Esquires and the Said
Henry Dyett and to the Northward
Eastward and Westward with the said Lands
of the said Edward Luther and Sonnes of
the said Henry Dyett and Lands in
possession of Thomas Alleade Esquire or
Levereade Otherwise Called and Bounded
lying or being together with all the Houses
Pavises and Buildings erected thereon
and all Wayes Paths & Passages Pastures
Woods Underwood & Water & Water Courses
Eavements Profity or Commodities
Advantage and Other Entailments whatsoever
to the said Plot or parcel of Land Belonging
or in any wise appertaining or which have
are or formerly have been Accepted Reputed
taken or Lien or used Occupied or Enjoyed
as part thereof or number thereof or of any
part thereof and the Reversion and
Reversioners Remainders and Remainders
Rents Issues Services and profits of all
and Singular the Herby Bargained and
Saled piece Plot or parcel of Land with all
appurtenances thereto Belonging and all
the Estate Right Title Interest property
Claims and Domesday whatsoever of him
the said Bernard Gordon of and to the
said piece or parcel of Land and premises
So Bequeathed by and under the Will of the
said John Brady in manner as herein
mentioned or any part thereof To him
and to his Heirs the said hereby or

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or Intended to be hereby Bargained and
Sold aforesaid Plot or Parcel of Land Buildings
and premises with their and every of
their Appurtenances unto the said Henry
Dyett his Executors Administrators
and Assigns from the Day next before
the Day of the Date of these presents
for and during and unto the full End
and term of One Whole Year from

thence next ensuing, and fully to be
complated and ended Yielding and
paying therefore the Rent of One Pepper
corn only upon the last day of the said
Year if the same shall be lawfully
demanded to the intent that by Virtue
of these presents and by force of the
Statute for Transferring Estates into
the Recd possession He the said Henry Dyett
this sixtynay be in the Actual possession
teenth of all and singular the said Piece
or Plot or Parcell of Land and premises
aforesaid hereby Bargained and Sold or meant
in the Manner or Intended to be with their
and every of their Appurtenances and
eight be thereby enabled to Accept and Take
aforesaid a Grant and Release of the Reversion
and yearly and Inheritance thereof to him and his
Heirs to the only proper use and behoof
of him the said Henry Dyett his Heirs
and Assigns for ever the Witness
and whereof the parties above named have
affixt their hands and Seals
in this the day and year first above written

In presence of Bernard Gordon

Tho. Thomas

and each and every of the words commonly called Little Parch and the word hereof
being first intituled The Starling Reg of Deeds for

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Received at Montserrat the day of an
year past within written of the within
named Henry Dyett the just and full
sum of five Shillings of lawful Money
of Great Britain being the full Consideration
within mentioned to be paid by him to
me.

Witness
Thos. Thomas

Bernard Gordon

Montserrat This Indenture
made the seventeenth day of September in the
thirty ninth year of the Reign of our Sovereign
Lord George the third by the Grace of God
of Great Britain France and Ireland
King Defender of the faith and so forth
Asia in the year of Our Lord One thousand
seven hundred and Ninety Nine Between
Bernard Gordon of the Island of Montserrat
aforesaid Esquire of the One Part and
Henry Dyett of the said Island but at
present of the City of London Esquire of the
Other Part witnesseth that the said
Bernard Gordon for and in consideration
of the sum of One hundred Pounds Sterling
Money of Great Britain to him in the said
Bernard Gordon in hand well and truly
paid by the said Henry Dyett At and
before the sealing and delivery of these
presents the Receipt whereof he the
said Bernard Gordon doth hereby
Acknowledge and thereof and therefore
and of and from every Part and Part
thereof doth Acquit Release Exonerate
and Discharge the said Henry Dyett

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his Heirs Executors Administrators
and Assigns and each and every of
them for ever by these presents doth the
said Bernard Gordon hath Granted
Bargained Sold Alenca and confirmed
All by these presents doth Clearly
and Absolutely Grant Bargain Sell
Alenca Release and confirm unto the
said Henry Dyett and his Actual and
Successive possession now being by Virtue of a
Bargain and Sale to him thereof made
by the said Bernard Gordon for One
whole Year in Consideration of five
Shillings lawful Money of Great
Britain to him in hand paid by
the said Henry Dyett in and by
an Indenture bearing Date the day
Next before the day of the date of these
presents and by force of the Statute
for Enclosing Lands into Possession/
and to his Heirs and Assigns all that
Piece Plot or Parcel of Land of him the
said Bernard Gordon Commonly
called Little River situated lying and
being in the parish of Saint George in
the said Island of Montserrat being
Part of One third Part of all the Estates
Commonly Called or known by the
Name of Luther's Plantation bequeathed
by and under the Will of John Brady
late of the said Island Esquire deceased
bearing date the twenty eighth day of
February One thousand Seven hundred
and Twenty five Butted and Bounded
as follows that is to say to the Southward
with Lands being Part of the said Land

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of Edward Sutherland possession of John
Younger and William Brady Esquires
and the said Henry Deyell and to the
Northward Eastward and Southward
with the said Land of the said Henry
Deyell and Land of a man named son of
Thomas Allende Esquire or howeover
Otherwise Bounded and Bounded lying
and being together with all the houses
Edifices and Buildings erected thereon
and all ways Paths Passages easements
Profits and immuniti Advantages and other
Enlumement to the same of either parcel
of Land belonging or in any wise
appertaining or which now are or formerly
have been Accepted Reputed taken or known
used Occupied or Enjoyed at part placed
or member thereof or any part thereof
and the Reversion and Reversionary Remands
and Remainders of the same Rents
Services and profits of all and
singular the hereby Granted and Reserve
Piece Plot or parcel of Land with the
appurtenances thereto Belonging
and also all the Estate Right title Interests
property Claim and Demand whatsoever
boath at Law and in Equity of him the
said Bernard Gordon of man to the
said Piece plot or parcel of Land and
premises so Required by and under
the Will of the said John Brady in
manner hereinbefore mentioned or as
part thereof and also all Deeds Evidence
and Writings touching or many wise
concerning the same premises or any
part thereof which to the said Bernard

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Bernard Gordon now hath or his Custody
a certain maye or plot of lande by
without wittat Lare in Equity to
have and to hold all and singular
the said piece plot or parcel of Lande
Buildinge and premises hereby or
mentioned to be hereby granted and
Released with the appurtenances unto the
sai'd Henry Dyett his Heirs and Assigns
to and for the only proper use and behoof
of him the said Henry Dyett his Heirs and
Assigns for ever and for no other use intent
or purpose whatsoever and the said
Bernard Gordon for himself his Heirs
Executors and Administrators Doth hereby
Covenant promise and agree to and
with the said Henry Dyett his Heirs and
Assigns in manner following that so and
Notwithstanding any Act or Muster or thing
done committed or suffered to the contrary
that the said Bernard Gordon now hath in
in himself good Right full power and
Lawful and Absolute Authority to Grant and
Convey the said piece plot or parcel of Lande
and premises with the appurtenances
thereunto belonging unto and to the use
of the said Henry Dyett his Heirs and
Assigns for ever and According to the
purport and true meaning of these presents
And further that it shall and may be
Lawful to and for the said Henry Dyett
his Heirs and Assigns for ever and according
to the purport and true meaning of these
presents and further that it shall and
may be lawful to and for the said Henry
Dyett his Heirs and Assigns from time

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to time and at all times hereafter peaceably
and Quietly to enter into have hold Occupy
possess and Enjoy the said Piece of Plot or
Parcel of Land and premises with the
appurtenances thereto belonging and to receive
and take the Rents Profits and profits thereof
to and for his and their own use and benefit
without the lawful Lett or trouble denial
Eviction or Interruption for by the said
Bernard Gordon his Heirs or Assigns or of
or by any other Person or Persons claiming
or to claim any Estate Right Title or Interest
at Law or on Equity of him to or out of the
said Piece of Plot or Parcel of Land and
premises with the appurtenances
thereto Belonging or any part thereof by or
under a wills for them or any or either
of them And that he and Clear and
safely and Clearly Acquited remitted
and discharged Or otherwise by the said
Bernard Gordon his Heirs Executors and
Administrators with an Sufficiently
Saved and Defended kept harmless and
Indemnified of from and against all
and all manner and form and other
Gifts Grants Bargains Sales Leases
allongages Jointures Powers Testate trust
Wills Entails Statuted Hierarchy Recognition
Judgments Debts Executions Rents
and Arrears of Rent and of form and
against all and singular other Estates
Safely trouble ^{to} charges and Incumbrances
whatsoever ^{and} ~~and~~ ^{to} committed or
Occasioned or suffered by the said
Bernard Gordon his Heirs or Assigns
or by any other Person or Persons

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Claiming or to Claim from by or under or in
Trust for them or any or either of them or any
Other person or persons whatsoever and
howsoever And moreover the said
Bernard Gordon and hereby for himself
his Heirs Executors and Administrators
Covenant promise and agree to and
with the said Henry Dyett his Heirs and
Assigns that he the said Bernard Gordon
and his Heirs and all persons Having or
lawfully Claiming in which shall be
may have or lawfully Claim any Estates
Right Dower Interest or Interest at Law or in
Equity of in to or out of the said hereby or
mentioned to be hereby Granted and
Received released Piece Plot or Parcel of Land and
or this Premises with the appurtenances thereto
belonging or any Part thereof by from or
day of and to be in trust for them or any or either
of them shall and will from time to time
Put them and at all times hereafter upon the
said Reasonable Request and at the proper
eight Cost and Charges of the said Henry Dyett
and his Heirs and Assigns make an Acknowledg
and pay every Suffer and Accrue all and every such
the said further and Other Lawful and Reasonable
and Due Acts deeds Conveyances and Assurances
to be made in the Land whatsoever for the further better
and more perfect and Absolute Granting
and Conveying and Assuring of the said
Land or piece of Land and Premises
with the appurtenances thereto belonging
and to the use of the said Henry
Dyett his Heirs and Assigns for ever as
by the said Henry Dyett his Heirs and
Assigns or his Heirs Executors and Administrators

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in the Law shall be Reasonably Advised
or Devised and Required In Witness
Whereof the said Parties to these Presents
have hereunto set their hands and Seals
the day and year first written written
Sealed and Delivered

In the Presence of Bernard Gordon
Tho. Thomas
and acknowledged
before me the witness
Commonly called Little
River and the Woods
Part of being just Interlined
Tho. Turlone
Reg of Decr 1799

Montserrat Received the day and
Year first written of and from
the said Henry Dyett the just and full
sum of One hundred Pounds Sterling
Money of Great Britain being the
full Consideration within mentioned
to be paid by him to me
Witness Bernard Gordon
Tho. Thomas

Montserrat To all to whom
these presents shall come Ye
William Turlone Junior and Willian
Mungrave of the said Island Esquires
and Greeting Whereas by an Order or
Rule of Court of Kings Bench and Com
Pleas of the said Island Between
James Loring Plaintiff and

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Dowdy and John Dowdy Defendants
also Between Peter Dowdy and Company
Plaintiffs and the said James Sweeny
Defendant likewise Between Peter Dowdy
John Dowdy and James Dowdy Plaintiffs
and the said James Sweeny Defendant
It was Ordered by and with the
Consent of all the said parties that all the
matters and Differences contained and
mentioned in the said several Suits as
they then stood in Court should stand
referred to in the said William Turlonge
Junior and William Allsgrave and
that what award or Order in the said
make thereon should be final and
conclusive to all the said parties
Recorded unto the Court that in the said
in the twentieth of William Turlonge Junior and William
Allsgrave on the 28th day of February having been
ordered by the Court to determine between all
the said parties to the best of their judgment
and without favor, partiality or affection
either of them and having heard all
and the said parties their Allegations
Answers Evidence and proofs touching
the matter in Difference between them
and having thoroughly considered of
the said Dowdy and Order
as follows that the said Peter Dowdy
and John Dowdy or one of them shall
well and truly pay or cause to be paid
unto the said James Sweeny the sum
of four hundred and thirty Pounds
One Shilling and four pence of Current
Money of the said Island on or

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before the fifteenth day of April next
with lawful Interest thereon from the
date hereof, and that the said Peter
Dowdy and Company and Peter Dowdy
John Dowdy and James Dowdy shall
and do Discontinue the Actions which
they brought against the said James
Sweeny and that the said Peter Dowdy
and John Dowdy shall and do Acknowledge
satisfaction on the Judgment and Execution
which issued at their Suit against the
said James Sweeny and Edward Sweeny
and lastly that all the said parties upon
performance as herein awarded and
Ordered shall execute unto each other
Releases of all the matters so referred
In witness whereof the said William Turlonge
Junior and William Allsgrave have
hereunto set their hands and sealed this
Twenty second day of February One thousand
Eight Hundred

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Sealed and Delivered by Mr Turlonge Jr
In the presence of W. Allsgrave

W. Baxter

Montserrat to all to whom
these presents shall come I Peter
of the said Island Esquire Executor of
Hon. Clara late of the said Island
Esquire deceased send greeting
Whereas William Irish late of the

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Said Island Esquire in and by his Bond or Obligation bearing date the Seventh day of June which was in the year of Our Our Lord One thousand seven hundred and seventy six became Bound to the said Charles O'Gara in the several sum of three thousand One hundred and seventy six pounds two shillings and two pence Current Gold and Silver money of the said Island conditioned for my payment of One thousand five hundred and Eighty Eight pounds One Shilling and a shilling of like money and Interest thereon at a day long since past as by the said Bond and Condition thereof may appear And Whereas there is now justly due to me the said Peter Shoy in my capacity aforesaid the full sum of three thousand One hundred and seventy six pounds two shillings and two pence Penalty of

Bonds Now Yel that I the said Peter Shoy in my Capacity aforesaid for and Consideration of the sum of three thousand One hundred and seventy six pounds two shillings and two pence to me in hand paid by William Laffoon of the said Island Esquire the Receipt whereof I the said Peter Shoy Do hereby Acknowlidge Have Bargained sold Assigned Transferred and Set Over and by these presents Do fully freely clearly and Absolutely of Bargain Sell Assign Transfer and Set Over unto the said William Laffoon his Executors Administrators and Assigns the said Bond above recited

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Bond or Obligation and the monies aforesaid and all my Right Title Interest property claim and Demand whatsoever of the said Peter Shoy in my Capacity of one said of me unto the same to have and to hold Receivestate and Enjoy the said Bond aforesaid and all and singular the hereby Assigns unto and to me for the only use and Benefit of the said William Laffoon his Executors Administrators and Assigns from henceforth forever And I the said Peter Shoy for the Consideration aforesaid made Ordain and Constituted and appointed and by these presents to make Ordain Constitute and appoint the said William Laffoon his Executors Administrators and Assigns my true and Lawfull Attorney or Attorneys irrevocably for me and in my Name as Executor aforesaid or otherwise but for the sole and proper use and Benefit of the said William Laffoon his Executors Administrators and Assigns to arbitrate and Demand and Recover of the Executor or Executrix of the said William Irish or of his Heir or Heirs or of the Heir or Heirs of the said Heir or Heirs of the said William Irish or of the Executor or Executrix or Administrators or Administrators of the said Executor or Executrix of the said William Irish or of any person or persons who may hereafter take out Letters of Administration on the Effects of the said William Irish the monies aforesaid and upon Non payment they and either of them there and either Heirs Executors and Administrators to sue for and

10th

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the same and on payment thereof to deliver up and cancel the said Bonds and give sufficient Discharges and Releases thereof and whatsoever the said William Laffoon his Executors Administrators or assigns shall lawfully do in the premises I the said Peter Shoy do hereby attest and Confirm that I the said Peter Shoy my Heirs my Heirs Executors and Administrators Do Covenant promise and agree to and with the said William Laffoon his Executors Administrators and assigns that I the said Peter Shoy have not nor will receive the said monies in any part thereof neither shall or will I record Release or discharge the same or any part thereof nor shall or will I avow in day of Discontinuance Release or Discharge any claim Action or Actions, Suits or Suits, Judgment or Execution Execution or Executions thousand thousand or for the same or any part undischarged to be had brought prosecuted funded or obtained nor condemned or revoked any power or Authority hereby given to the said William Laffoon his Executors Administrators and Assigns without the special licence and consent of the said William Laffoon his Executors Administrators or Assigns therein or thereout first had and obtained in writing but will own and allow of all lawfull proceedings for the recovery thereof In witness whereof I the said Peter Shoy in my Executors capacity aforesaid have hereunto set my Hand and seals this twenty fifth day of July

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In the year of Our Lord One thousand seven hundred and Ninety seven
Sealed and Delivered by
In the presence of Peter Shoy
and Jos Semper

Montserrat Received the day and year within written of and from the within named William Laffoon the full sum of three thousand one hundred Sixty Six Pounds two Shillings and two pence being the Consideration money within mentioned to be paid by him to me

Peter Shoy
Witnessed
and Jos Semper

Montserrat Slid Indenture
made the seventh day of January in the year of Our Lord One thousand and Eight hundred and Between Thomas Stedee of the said Island a citizen surviving Executor of William Irish deceased and who is in possession of a certain Estate or sugar Plantation called Whales a Riverhead and the negroes and stock therunto belonging late of the said William Irish as Justice of the peace of a certain Deed Executed by the said William Irish of the One Part and Peter Dorsey of the said Island of the year of the other side

Whereas

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Whereas the said Peter Dowdy hath this day paid unto William Laffoon the sum of five thousand three hundred and sixty pounds Eleven Shillings and a Seven pence of Current Gold and Silver money being the amount of the Penalties of two Bonds Executed by the said William Laffoon to Charles Olara deceased and of the Balance due on two judgments obtained by Nicholas Tuiter and Samuel Croker Executor of Daniel C. Carty against the Executor Heir and Devisee of the said William Laffoon which said Bonds and judgments were assigned to Peter Dowdy Executor of Honor Olara surviving Executrix of the said Charles Olara and by him the said Peter Dowdy assigned to the said William Laffoon and Whereas the said William Laffoon in consideration of the aforesaid sum of money paid unto him by the said Peter Dowdy hath this day assigned the Penalties of the said Bonds and also the two said judgments to the said Peter Dowdy his Executors Administrators and Assigns Now this Indenture witnesseth that the said Thomas alleade for himself his Heirs Executors Administrators Doth Covenant promise and agree to and with the said Peter Dowdy his Executors Administrators and Assigns by these presents in manner and form following That he the said Thomas alleade his Heirs Executors and Administrators shall and will pay to the said Peter Dowdy

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the sum of One thousand Pounds Sterling Immediately upon the Execution of this Indenture upon part payment of this the said Peter Dowdy's Demand as assignee aforesaid And in Consideration of His forbearance and Indulgence for the Balance that he the said Thomas alleade his Heirs Executors or Administrators shall and will also pay such Balance Balance at the rate of Eight per Cent per Annum from the date hereof until Actual payment and that the said Thomas alleade his Heirs Executors Administrators or and will pay such Balance with Interest thereon to the said Peter Dowdy his Executors Administrators assigns in three Instalments to wit one third part thereof on or before the first day of August One thousand eight hundred and One and the remaining part on or about the first day of August One thousand eight hundred and two and that in Case of Non payment and non performance as hereinbefore mentioned and agreed upon on the part of the said Thomas alleade his Heirs Executors or Administrators the Writs of Execution brought on Interlocutory Judgment pronounced by the Court of King's Bench and Common Pleas in the Actions brought by the Executors of Honor Olara surviving Executrix of the said Charles Olara shall be withdrawn and that final payment shall be interest for the period of

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of the said Bonds whenever the said Peter Dowdy his Executors Administrators or Assigns shall think fit without any opposition whatsoever neither shall any other writ or Writs of Error be brought thereon or any Bill filed with a view of staying Execution of the said Peter Dowdy for himself his Heirs Executors Administrators and Assigns doth Covenant to promise and agree to and with the said Thomas Cleade his Heirs Executors and Administrators in manner and form following that upon payment and performance as hereinbefore mentioned and agreed upon on the part of the said Thomas Cleade his Heirs Executors or Administrators that no our proceedings shall be had upon the aforesaid Bonds or upon the said two Judgments and that on Receipt of full Payment of the monies aforesaid with interest thereon in the manner and at the times hereinbefore stipulated and agreed upon he the said his Executors Administrators or Assigns shall and will Acknowleage Satisfaction or Assign over all and every the aforesaid Bonds and Judgments unto the said Thomas Cleade his Heirs Executors or Administrators to such person or persons as he or they shall or may at his or their costs and charge let and for the true

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performance of all and every the Covenants and Agreements aforesaid in each of the said parties to these presents doth bind himself his Heirs Executors and Administrators in the penal sum of Four thousand pounds of Current Gold and Silver Money In witness whereof the said parties to these presents have hereunto set their hands and Seals the day and year above written.

Thomas Cleade
Sealed and Delivered by his Executor
In the presence of
John J. Bush
John Cleade
Wm. Marquay Jr. P. Dowdy
Wm. Marquay Jr.

Memorandum & Known before the
Recording of this Indenture it is
this fifth Covenanted and agreed upon by an
day of between the said Thomas Cleade
et al and the said Peter Dowdy that in
One thousand eight hundred and eight
hundred offer payment of the monies herein
mentioned to the said Peter Dowdy
at any time before the period aforesaid
for payment thereof that then and
in such case the said Peter Dowdy
or his representatives shall be and
are hereby Compellable to receive the
same under the penalty aforesaid
Witness
Wm Marquay
Wm Marquay Jr. P. Dowdy
Wm Marquay Jr.

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Montserrat Wall to
 whom these presents shall come
 Thomas Jeffers Junior of the said Island
 Esquire sendeth Greeting Know ye that
 the said Thomas Jeffers for and in
 consideration of the sum of ten Shillings
 of current Gold and Silver money of the
 said Island to him in hand well and
 truly paid by William Brown of the said
 Island for the benefit of Ann, an Infant
 the daughter of Lucy Nixon of the said Island
 the receipt whereof is hereby acknowledged
 and for Divers other good Causes and
 Considerations him therewithal hath given
 granted signed and Confirmed And
 by these presents Doth give grant assign
 and Confirm unto the said Ann a certain
 Negro Girl Slave or named Sally To have
 and to hold the said Slave Sally with her
 future Issue and Increase unto the said
 Ann her Executors Administrators and
 Assigns forever as her and their own proper
 Slave and Slaves without any Contradiction
 Claim Disturbance or Hindrance of the said
 Thomas Jeffers so that neither he the said
 Thomas Jeffers nor any Other person or
 persons whatsoever claiming under him
 shall or may have or Claim any Right
 Title or Interest thereto but from all Right
 Title or Interest shall from henceforth be
 Utterly Barred and Excluded by Virtue of
 these presents And he the said Thomas
 Jeffers for himself his Executors and
 Administrators the said Slave Sally with
 her future Issue and Increase as aforesaid

unto the said Ann her Executors Administrators
 and Assigns against her the said Thomas
 Jeffers his Executors and Administrators
 and also against all and every person and
 persons what so ever shall and will Bear and
 and for ever Defend by these presents In
 Witness whereof he hath hereunto set his
 Hand and seal this thirtieth day of November
 One thousand seven hundred and Ninety
 Nine
 Sealed and Delivered by Thomas Jeffers Jun
 In the presence of
 James L Irish

Received the day and year above
 written of and from the above named William
 Records Brown the full sum of ten Shillings of current
 this eighteenth Gold and Silver money mentioned to be
 day of March and one
 witness
 Thomas Jeffers Jun
 James L Irish

Montserrat Before Thomas Turlunge
 Esquire Register of Deed
 Of the said Island
 Appeared James L Irish the subscriber
 witness to the foregoing Deed of Gift who made
 Oath on the Holy Evangelists of Almighty
 God that he did set the said Thomas
 Jeffers Junior duly execute the same
 Moon before me the
 Eighteenth day of March James L Irish
 One thousand eight
 hundred and
 Thos. Turlunge
 Reg. of Deed R.

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Montserrat To all to whom
these presents shall come Thomas Jefferson
Junior of the said Island Esquire &
Sendeth Greetings Know ye that the
said Thomas Jefferson Junr doth and in
consideration of the sum of Ten Pounds
of Current Gold and Silver money of the
said Island to him in hand well and
truly paid by William Brown of the said
Island for the Benefit of William an
infant the son of Lucy Hector of the said
Island the Receipt whereof is hereby &
Acknowledged And for Divers Other good
causes and considerations here mentioned
During hath given grants & signed
and Conformed and by these presents
Doth give grant Assign and Conform unto
the said William a certain Negro Boy
slave named John To have and to hold
the said John unto the said William
his Executors Administrators and Assigns
for ever as his and their said paper Slave
without any Contradiction Claim &
Disturbance or Hindrance of the said
Thomas Jefferson so that neither he the said
Thomas Jefferson nor any Other person or
persons whatsoever claiming under
him shall or may have a Claim any
Right title or Interest thereto but from all
such Right title or Interest thereto But
from all such Right title or Interest shall
from henceforth be Utterly Barred and
Excluded by Virtue of these presents And
he the said Thomas Jefferson for himself
& his Executors and Administrators

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the said Slave John unto the said William
his Executors Administrators and
Assigns against him the said Thomas
Jefferson his Executors and Administrators
and also against all and every person
or persons whatsoever shall and will
warrant and forever defend by these presents
In Witness whereof he hath hereunto set
his Hand and seal this thirtieth day of
November One thousand seven hundred
and Ninety Nine
Sealed and Delivered Thomas Jefferson
In the presence of
James L Irish

Received the day and year above
written of and from the above named
William Brown the sum of Ten Pounds
of Current Gold and Silver money being
the Consideration Money mentioned to
be paid me

Witness
Thomas Jefferson
James L Irish

Montserrat Before Thomas
Furlong Esquire Regis.
of Delas M for the
said Island

Appeared James Lee Irish the
Subscribing Witness to the foregoing Deed
of Gift who made Oath on the Holy Evangel.
of Almighty God that he saw the said
Thomas Jefferson Junior duly execute
the same James L. Irish
Sworn before me the 18th day of March 1800
The Furlong Esq Regis Deed H^o

Montserrat To all to whom

These presents shall come Thomas Jeffers
Claimant of the said Island aforesaid sendeth
Greeting Know ye that the said Thomas
Jeffers for and in Consideration of the sum
of the sum of Current Gold and Silver
Money of the said Island to him in hands
will and truly pay to William Brown of
the said Island for the Benefit of Lucy Nixon
of the said Island the Receipt whereof is
hereby acknowledged and forwitness other good
Cause and Consideration given thereunto
saying hath given granted assigned and
Confirmed and by these presents Doth give
grant assign and Confirme unto the said
Lucy Nixon a certain Negro Girl Slave named
Betsy to have and to hold the said Slave
Betsy with her future Issue and Increase
into the said Lucy Nixon her Executors
Administrators and Assignees for ever as
her and their own proper Slave and Slaves
without any Contradiction, Claim Disturbance
or Hindrance of the said Thomas Jeffers
so that neither he the said Thomas Jeffers
or any other person or persons whatsoever
Claiming under him shall or may have
or claim any Right Title or Interest thereto
but from all such Right Title or Interest
shall from henceforth be wholly barred and
Excluded by Virtue of these presents and
he the said Thomas Jeffers for himself his
Executors and Administrators the said Slave
Betsy with her future Issue and Increase
as aforesaid unto the said Lucy Nixon her
Executors Administrators and Assignees

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cause of him the said Thomas Jeffers his
Executors Administrators and also against
all and every person and persons whatsoever
shall and may warrant and defend by
these presents In Witness whereof he
hath hereunto set his Hand and a seal this
thirtieth day of November One thousand
Seven hundred and Ninety Nine
Sealed and Delivered
In the presence of Thomas Jeffers Junr
James L Irish

Received the day and year above written of
and from the above named William Brown
the sum of the sum of Current Gold
and Silver Money being the Consideration
Money mentioned to be paid me
Witness Thomas Jeffers Junr
James L Irish

Montserrat Before Thomas Turlong
Esquire Register of Deeds
for the said Island
Appeared James Lee Irish the
Subscribing Witness to the foregoing Deed
of Gift who made Oath On the Holy Evangelist
of Almighty God that he did see the said
Thomas Jeffers Junr duly execute the
same
Signed Before me this James L Irish
Eighteenth day of March
One thousand eight hundred and
Tho: Turlong
Reg of Deeds No:

J^t Bartholomew

I know all Men by these presents
 that I ~~do~~ ^{do} make ~~do~~ ^{do} Steward of the said
 Island Merchant have made and Ordained
 and by these presents do make Captain
 Constable Attorney and appoint Peter
 Dorothy Esquire of the Island of Montserrat
 to be my true Captain and Lawful Attorney
 for me and in my Name, and for my proper
 use and behoof to Demand Levy Sive for
 Recovery and receive by all Lawful ways
 and means whatsoever, of and from all
 and every person or persons whatsoever
 whom it shall or may concern all
 and every such sum and sums of Money
 Debts, Goods, Effects, or things
 whatsoever, which now are, or hereafter
 shall grow due Owning Payable or belonging
 unto me the said ~~do~~ ^{do} Steward Wardrobe
 in the Island of Montserrat upon or by virtue
 Bonds, Bond Book or upon Account of
 Trading or Dealing in upon any other
 Account or by any other way, or means
 whatsoever, in any manner of wise
 and if need be, to call to Account and
 bring to Reckoning, and to Adjust and
 settle Accounts, with all and every Person
 or persons concerned in the premises
 and upon Receipt or Recovery of all or
 any such sum or sums of Money, Debts
 Goods, Effects, or any other things
 or any part thereof, sufficient discharge
 and discharge for me and in my Name
 from time to time to make and give.

Giving and by these presents Granting unto
 my said Attorney, full power and Authority
 in and touching the premises, to sue, pursue
 Arrest, Attach, Seize, Requested, Implead
 Imprison, Condemn, and prosecute, and
 thence and therefore again to Acquit, discharge
 and set free from to Release also to make
 appear, and my person to Represent in all or
 any Court or Courts or other places, as Demandant
 or Defendant, in any Suit, Action, or appeal
 for or by reason of the premises: Likewise
 Attorney or Attorneys under him to set,
 Substitute, and again to revoke, and generally
 to do act and perform all other acts, matters
 and things in and touching the premises
 Requested and necessary as fully as I might
 or could do were I personally present and
 I do hereby Ratify and Confirm all and
 whatsoever my said Attorney or his
 Substitutes shall Legally do or procure to
 be done, in and touching the premises
 In Witness whereof I have hereunto set
 my Hand and Seal this tenth day of
 January One thousand eight hundred
 Scaled and Delivered
 In the presence of ~~the Wardrobe~~
 Maisonneuve & Nitte June
 pm Wall

Montserrat. Before the Hon^{ble}
 Walter Acloton Esquire
 Chief Justice of the Court
 King's Bench Common ple
 appeared William Wall of the Island
 of Saint Bartholomew Esq^r who being duly
 sworn in the Holy & Scriptural Name of Almighty

Good Deposit and I wish that he could be present
and see the children and Kindred of the
Island of Saint Bartholomew duly execute
the within Letter of Attorney before him this
Deponent and the other Subscribing Witness
in witness further that the Deponent
sends not.

Sworn before me this 22 June 1800
William Wall
Notary Public

Know all Men by these
present, that I James Quayle have
made and Ordained and by these presents
do make Ordain, Constitute and Authorize and
appoint William Brade and James P.
Lockhart of the Island of Montserrat
Gentlemen to be my true certain and
lawful Attorneys for me and in my Name
and to and for my proper use and behoof
to demand, levy sue for, recover and receive
by all lawful ways and means whatsoever
of and from all and every person and persons
whatsoever whom it doth shall or may
concern, all and every such sum and sum
of Money, Debts, dues, Goods, Effects, and
things whatsoever, which now are or hereafter
shall grow due, payable or belonging
unto me the said James Quayle upon or
by virtue of any Bond, Bill, Book, or open
Account of trading or dealing or upon any the
Account, and by any other ways or means
whatsoever in any manner a wise, and
frees to call to account and bring to

Reckoning and to agree and settle Account
with all or any person or persons concerned
in the premises and upon Receipt or Recovery
of all or any such sum or sums, Debts, dues
Goods Effects, or any things, or any part
thereof, sufficient Clearance and Discharge
for me and in my Name from time to time
to give and make giving and by these presents
granting unto my said Attorney full power
and Authority and touching the premises
to sue, pursue, arrest, attach, seize, execute
Impound, Imprison, condemn, and prosecute
and henceforth to Acquire, discharge
and set of prison to Release also for me to
appear, and any person to Represent in
all or any Court or Courts or other places
as Demandant or Defendant in any suit
action or appeal for or by reason of the
premises, to choose Attorneys or Attorneys
under them to set Substitute and again
to Revoke, and generally to do and all
perform all other chancery and things
in and touching the premises, legible
and legible as fully as might or could
be personally done, and do hereby
Relip and Confirm all and whatsoever my
said Attorney or his Substitute shall
legally do, or proceed to be done in and
touching the premises. In witness whereof
I have hereunto set my Hand and Seal
this Eighteenth day of March One thousand
Eight hundred

Signed, sealed and
Delivered in the
presence of
John Lawson, Jr. Lockhart

Montserrat *B* Before Thomas
 Turlonge Esq Register of
 Deeds for the said Island
 Personally appeared Captain
 Caesar Lawson of the Governor Winthorpe
 who being duly sworn upon the Holy &
 Evangelists of Almighty Deposeth and
 saith that he was present and saw Captain
 James Dwyer of the Ship duly sign
 and Deliver the written power of Attorney
 and that the Name "J. D. Lockhart".
 is unto Subscribers as one of the Witnesses
 of the due Execution of the same at the
 proper hand writing of Capt. John Dyer
 Lockhart heretofore of this Island but
 now of the Island of Dominica
 sworn before me this
 22nd day of March 1800
 Caesar Lawson
 The Turlonge
 Reg. of Deeds M^o

Montserrat Whereas
 an appeal is now pending in the Prize Court
 in a certain Cause between the private
 ers in Schooner of War called the Marquise and
 Dagnam against the Lading of the Brigantine
 Dorothea and we John Frederick & Christian
 Eckard and Company of the Island of
 Saint Thomas Merchants the principal
 Council of the said cargo and a plaintiff
 by our Attorney John Dencher who is also
 our copartner in Trade have covenanted
 to agree to and with Richard McNamee

and Edward Bryan Myke of the said
 Island Esquires the late Owners of the
 private Vessel of War to Discontinue
 the said appeal and that all matters should
 cease and determine touching the same
 10th M^o the said John Frederick and
 Christian Eckard and Company of whom
 the said John Dencher is one Do hereby
 warrant Authorize and appoint you William
 Donville of Our said Island of Montserrat
 Engineer Proctor and Advocate of the Court
 of Prize for the said Island of Montserrat
 our true and lawful Proctor and Advocate
 to appear for us and each of us in the said
 Court of Prize of the said Island of
 Montserrat and to Release Cancell and
 Discharge Completely before Judge of
 the said Court a certain Judgment entered
 into before the Worshipful Henry Hamilton
 Judge of the said Court on the fifth day
 of November One thousand seven hundred
 and Sixty eight by them the said
 Richard McNamee and Edward Bryan
 Myke and their Security Richard Myne
 also of the said Island Esquire in the sum
 of twenty eight thousand and Sixty
 pounds ten shillings and five pence
 of Current Gold and Silver Money being
 double the Value of the said cargo to
 Restore the Amount thereof in case the
 said sentence should be recovered and to
 do and perform all and every Act and do-
 thing and things which may be necessary
 and proper to Release Cancell Expunge
 and Destroy the said Judgment or
 finally to Invalide the same so that

the said Richard McNamara, Edward Ryan Wyke and Richard Lyons their Heirs Executors and Administrators jointly and separately and each and every of them may be most completely and effectually Exonerated, Released, and Discharged therefrom and generally to Represent us and each and every of us in the said Court for the purpose aforesaid and what you shall do herein this is your warrant and authority. In Testimony whereof we have by our Attorney and Partner set our hands and seals this twenty eighth Day of March One thousand eight hundred and forty six
 Signed Sealed and Delivered, I. J. H.
 In the presence of Edward H.
 John McCarthy by their
 John Melville Attorney &
 and acknowledged before Partner
 me Thomas Bullock John Denker
 Reg'r Admiralty as far as the
 above translation
 Related to Us

Montserrat

This Indenture made
 the twenty fifth day of July in the Year of our
 Lord One thousand seven hundred and forty
 seven Between Peter Roy of the said Island
 of Montserrat Esq'r of the one part And
 William Laffoon of the said Island Esq'r of
 the other part Whereas William Laffoon of the
 said Island of Montserrat to you of his

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 Bond or Obligation became bound unto Daniel
 McCarthy of the said Island Merchant in the sum
 of One thousand five hundred pounds of
 Current Gold and Silver Money of the said Island
 conditioned for payment of the sum of One
 thousand two hundred and fifty pounds of the
 Money at a time therein mentioned with lawful
 Interest for the same unto the said Daniel
 McCarthy his Executors Administrators and
 Assigns by the said Bond or Obligation relating
 thereto had well appeared and Whereas
 the said William Laffoon and the said Daniel
 McCarthy afterwards departed this life &c &c
 And Whereas by Indenture of Agreement
 bearing date the twenty fourth day of February
 One thousand seven hundred and Eighty
 seven Between Samuel Clarke of the Island
 of Saint Christopher Esq'r of the said Daniel
 McCarthy of the one part and John Julian of
 the said Island of Saint Christopher Esq'r
 of the other part the said Samuel Clarke
 for the considerations therein mentioned did
 assign to the said John Julian his Executors
 Administrators and Assigns the sum before
 named Bond or Obligation and all and every
 sum and sum of money then and ever owing
 or to become due and owing by virtue thereof
 and all the Right Title Interest Property
 Claim and Demand whatsoever he had no
 of him the said Samuel Clarke Esq'r of
 the said Daniel McCarthy of and to the
 herein before named Bond or Obligation and
 Monies to have and to hold receive to be
 and enjoy the said Bond or Obligation and
 monies unto the said John Julian

Executor Administrators and Assigns for exec
And for the better and more effectually enabling
him the said John Julius his Executor Administr-
ator and Assigns to exec and receive the
Monies aforesaid by the said Indenture the said
Samuel Barker his attorney nominate make consti-
tute and appoint the said John Julius his
Executor Administrator and Assigns his
true and lawful attorney and attorney & &
irrecoverable in the name of them the said &
Samuel Barker his Executor of the said Daniel
McCarthy his Executor or Administrators
otherwise to ask require demand and receive
the Monies aforesaid by the said Indenture
of Settlement and upon judgment to sue
for recover and receive the same as in and
by the said Indenture of Settlement & &
recorded in the Registry Office of the said
Island of Montreal within being thereunto
had well more fully and at large appear
And whereas afterwards to wit on the ninth
day of July in the year of our Lord One thousand
Seven hundred and ninety three Indenture was
obtained in his Majestys Court of Kings Bench
and Common Pleas of the said Island of & &
Montreal in the name of the said Samuel
Barker Esq; of the said Daniel McCarthy
against the Plaintiff and their at Law of the
said William Irish for the Penalty of the
aforesaid Bond or Obligation besides Costs of
Suit and Execution issued thereon on the
twelfth day of the said Month of July One
Thousand Seven hundred and ninety three
as by the Record of the said Indenture & &
relation being thereunto had well appear
And whereas on the tenth day of August

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in the year One thousand seven hundred and nine
as there was then justly due and owing on the aforesaid
Judgment obtained upon the aforesaid Bond or Obligation
the sum of twenty nine pounds eight shillings and
six pence Money aforesaid And Whereas by Indenture
of Assignment bearing date the said tenth day of
August One thousand seven hundred and ninety
in Belweene the said John Julius signor of the
said Samuel Barker of the one part and Peter Shoy
of the other Island Esq; of the other part he the said
John Julius for and in consideration of the said
sum of twenty nine pounds eight shillings and
six pence Money aforesaid due as aforesaid on the
Judgment aforesaid to him in hand paid by the
aforesaid Peter Shoy and aforesaid transferred
over unto the said Peter Shoy his Executors & &
Administrators and Assigns the aforesaid aforesaid
Bond or Obligation the said Indenture
of Assignment thereof and the Judgment there-
upon obtained and all Money thereon due
as aforesaid is to become due and owing And all
Benefit sum and sum and sum aforesaid & &
whatsoever that then was or hereafter should
a right be obtained by reason or means of a
the said Bond or Obligation and Judgment
thereon or of the Execution therupon had or
to be had and executed to obtained And all the
Right Title Interest Property Claim and Demand
whatsoever both in Law and Equity which
he the said John Julius had or ought to have
or claim of or to the aforesaid Bond or
Obligation the said Indenture of Assignment
thereof and the Judgment obtained thereon
Money and principal to have and to hold
receive and enjoy the said Bond or Obligation
the said Indenture of Assignment & &

and the Judgment recovered and all and singular
the hereby Aggrieved monies and other the damages
unto the said Peter Shoy his Executors Administrators
and Assignee from thenceforth for ever and the said
John Julius set thereby make certain constitute
authorise and appoint the said Peter Shoy his
Executors Administrators and Assignee his true
and lawful Attorney and Attache irrevocable
in the name of the said Samuel Croker Executor
of the aforesaid Daniel McCarthy his Executors
or Administrators or otherwise to sue and
prosecute the Execution upon the said Judgment
and upon payment composition or Agreement
made concerning the premises to acknowledge
make and give full satisfactory release and
discharge of all monies thereby secured and
then due and owing or to become due and
owing by virtue of the said Bond or Obliga-
tion and Indenture thereon obtained as in
and by the said Indenture of Agreement
recorded in the Registry Office of the said
Island of Newfoundland before being
hereunto had will appear And Whereas
there is now justly due and owing on the aforesaid
Judgments the sum of One hundred and fifty
one pounds fifteen Shillings and three pence
money aforesaid including the monies paid
by the said Peter Shoy to the Deputy Provo-
tional Marshal Now this Indenture witnesseth
that the said Peter Shoy Assignee of the said
John Julius Assignee of the said Samuel
Croker as aforesaid for and in consideration
of the said sum of One hundred and fifty
one pounds fifteen Shillings and three
pence money aforesaid to him in hand
paid by the said William Laffon at or

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before the Sealing and Delivering of these presents the
Receipt whereof is hereby acknowledged. Dated &
granted transferred assigned and delivered and
by these presents Doth clearly and absolutely now
transfer aforesaid set over unto the said William
Laffon the Receiveth Aforesaid sum of monies
he aforesaid aforesaid Bond or Obligation the Indenture
of Agreement therof and the Judgment
thereon discharged and all Money therupon due or
afforded or to become due and owing and all bonds
sum and sums and advantages whatsoever that
now doth or hereafter shall or may be claimed by
reason or means of the said Bond or Obligation and
Indenture or of the Execution hereupon had or to
be had such executed or obtained And all the
Right title Interest property claim and demands
whatsoever either at Law or in Equity which he
the said Peter Shoy hath or right to have or
claim of or in to the aforesaid Bond or Obligation
the said Indenture of Agreement therof and
the Judgment Aforesaid monies and damages
to have and to hold receive and enjoy the said
Bond or Obligation the said Indenture of Agree-
ment therof and Indenture and all and
singular the hereby Aggrieved monies and other
the damages unto the said William Laffon his
Executors Administrators and Assignee how
henceforth for ever in as large and ample sumnes
and foyr as the said Peter Shoy may or ought
to have or receive and enjoy the same by
force of the hereinbefore aforesaid Indenture of
Agreement And further the said Peter Shoy
Aggrieved aforesaid Doth by these Presents make
and constitute certaine and appoint the said
William Laffon his Executors Administrators and
Assignee to him and to fulfil all and

and Attorneys executable in the name of the said
 Samuel Steele Esquire or his Executors or
 Administrators or Assigns to sue and prosecute
 the Execution upon the said Judgment and upon
 Payment comprising a Settlement made concerning
 the premises to aforesaid wife and give full
 satisfaction release and discharge of all Moneys
 hereby due or and now due and owing or to
 become due and owing by virtue of the said
 Bond or Obligation and Judgment obtained
 thereon and all and every other lawful Act
 and Act of Assembly and Thing whatsoever as shall
 be requisite in and about the Premises the said
 Peter Shoy for himself his Executors and
 Administrators Doth covenant promise and
 agree to allow establish and confirm by these
 Presents And the said Peter Shoy doth further
 for himself his Executors and Administrators
 Covenant promise and agree to and with the
 said William Laffon the Executors Administrators
 and Assigns by these Presents in manner and
 form following that is to say that the said
 Peter Shoy both now made or executor any
 assignment or any Release or other discharge
 of the said Judgment or of the Execution which
 hath been theretofore sued or executed neither
 will nor shall the said Peter Shoy his Executors
 or Administrators at any time hereafter make
 commit or do any Act Release or thing whatsoever
 whereby the said Judgment or Execution which
 hath been theretofore sued or executed on which
 shall be theretofore sued or executed at any time
 hereafter by the said William Laffon his Executors
 Administrators or Assigns shall be in any manner
 or way hindred disabled debauched or
 injured without the consent of the said

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William Laffon his Executors Administrators or Assigns
 therunter just had in writing And further that the
 said Peter Shoy his Executors and Administrators
 shall and will at all times hereafter on request made
 and at the Costs and charges of the said William Laffon
 his Executors Administrators or Assigns maintain
 justly allow and confirm all such lawful Actions
 Suits process Executions and proceedings whatsoever
 as have been or hereafter shall be brought and
 forth or prosecuted by the said William Laffon
 his Executors Administrators or Assigns upon the
 Judgment and Execution aforesaid In Witness
 whereof the said parties to these Presents have
 hereunto set their hands and Seals the day and
 Year above written

Peter Shoy

Sealed and Delivered

In the presence of

- Michl. St. Lempire

Montreal July the Twenty fifth One Thousand
 Seven Hundred and Ninety Seven Received
 the Day and Year wherein witness is and from the
 within named William Laffon the full sum of
 one Hundred and fifty the pounds fifteen $\frac{1}{2}$ Shillings and Thirteen Pence Money of the said
 Island being the Consideration Money within
 mentioned to be paid by him to one

Witness Peter Shoy

- Michl. St. Lempire

Montreal

This Indenture
made the seventh day of January in the
year of our Lord One thousand eight hundred
and Sixty between William Lefebvre of the said
Island of Montreal Gentle of the one part
and Paul Druet of the said Island Gentle
of the other part Whereas William Druet of
the said Island owing by his Friend or Ally
John became bound unto Daniel McCarthy
of the said Island Merchant in the sumal
sum of Two thousand five hundred pounds
of Current Gold and Silver Money of the
said Island conditioned for payment of
the sum of One Thousand Five hundred
and Fifty pounds of like Money at a
time therein mentioned with lawful
Interest for the same unto the said Daniel
McCarthy his Executrix Administratrix
and Assigns as by the said Bond or Oble-
gation relation being therunto had and will
appear And Whereas the said William
Druet and the said Daniel McCarthy after-
wards departed this life And Whereas
by Indenture of Settlement bearing date
the Twenty fourth day of February One
thousand Seven hundred and Eighty seven
between Samuel Coker Esquire of the
said Daniel McCarthy of the one part
and John Julius of the other part At the
said Samuel Coker for the consideration
therein mentioned did after transfer and
set over among other Rights unto the
said John Julius his Executrix Administratrix

and Whereas he having before recd the said Bond
or Obligation and all and every sum and
sum of money then due and owing or to
become due and owing by virtue thereof
to have and to hold receive take and
enjoy the said Bond or Obligation and
Actions under the said John Julius his
Executrix Administratrix and Assigns
for ever And the said Samuel Coker
did hereby nominate make constitute
and appoint the said John Julius
his Executrix Administratrix and
Actions his true and lawful Attorney
and Attorneys irrevocable in the name
of him the said Samuel Coker the
said Executrix of the said Daniel Mc-
Carthy his Executrix or Administratrix
or otherwise to ask require demand sue
for recover and receive the Money aforesaid
by the said Indenture as in and off the
said Indenture relation being therunto
had will appear And Whereas afterwards
to wit on the ninth day of July in the year
One thousand Seven hundred and Ninety
there Judgment was obtained in his
Majestys Court of King's Bench and
Common Pleas of the said Island of
Montreal against the Executrix and
Gen at Law and Devisee of the said
William Druet for the payment of the said
Bond besides Costs of Suit and Execution
issued thereon on the Twelfth day of the
said month of July One thousand one
hundred and Ninety three as by the
said of the said Judgment relation
being therunto had will appear

And Whereas on the tenth day of August in the Year One Thousand Seven Hundred and four and ninety six there was then Justly due and owing on the aforesaid Judgment the sum of $\$79$ pounds eight shillings and six pence Money aforesaid And Whereas by Indenture of Assignment bearing date the said tenth day of August One Thousand Seven Hundred and ninety six between the said John Julius of a by one part and Peter Shoy of the said Island Regius of the other part be the said John Julius for and in consideration of the sum of $\$79$ pounds eight shillings and six pence Money aforesaid to him in hand paid by the said Peter Shoy Did agree and transfer and set over unto the said Peter Shoy his Executors Administrators and Assigns the aforesaid aforesaid Bond Judgment Indenture of Assignment and all Money and thereupon due or aforesaid or to become due and owing to have and to hold receive and enjoy the said Bond Judgment and Assignment and all and singular the Moneys and premises unto the said Peter Shoy his Executors Administrators and Assigns for ever And the said John Julius did hereby make and constitute authority and appoint the said Peter Shoy his Executors Administrators and Assigns his true and lawful Attorney and Attorneys irrevocable in the name of the said Samuel Lucker his Executor of the said Daniel McCarthy his Executor or Administrators or otherwise to sue to and prosecute the execution upon the said Judgment with the usual Conveniencies of Assignments of Judgment etc

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And Whereas there was on the Twenty fifth day of July in the year One Thousand seven hundred and ninety seven Justly due and owing on the aforesaid Judgment the sum of one hundred and fifty one pounds fifteen shillings and three pence Money aforesaid including the money paid to the Deputy Marshal for his fees And Whereas by Indenture of Assignment bearing date the said Twenty fifth day of July One Thousand Seven Hundred and ninety seven between the said Peter Shoy of the one part and the said William Laffoon of the other part the said Peter Shoy for and in consideration of the sum of One hundred and fifty one pounds fifteen shillings and three pence Money aforesaid to him in hand paid by the said William Laffoon Did also transfer and set over unto the said William Laffoon his Executors Administrators and Assigns the said recited Bond Judgment and Indenture of Assignment and all Money thereupon due or aforesaid or to become due and owing to have and to hold receive and enjoy the said Bonds Judgment and Assignment and all and singular the aforesaid Moneys and premises unto the said William Laffoon his Executors Administrators and Assigns for ever And the said Peter Shoy did hereby make and constitute authority and appoint the said William Laffoon his Executors Administrators and Assigns his true and lawful Attorney and Attorneys irrevocable in the name of the said Samuel Lucker Executor of the said Daniel McCarthy

his Execution in Arrears hale or otherwise to sue
and prosecute the Execution upon the said Judgments
with the usual Executives as in and by the said
several Instruments of Assignment Relation &c &
being herunto, here will appear. And Whereas
there is now Justly due and owing, on the aforesaid
Judgment the sum of One Hundred and 44
Pounds five pounds eleven Shillings & three pence
Money Arrears including the Money paid to
the Deputy Const. Marshal for his fees as
expenses from this Indenture. Whereas
that the said William Tafforn for and in
consideration of the sum of one hundred
and eighty five pounds eleven Shillings and
three pence Money Arrears to him in hand
paid by the said Peter Dowdy, at or before
the sealing and Delivery of these presents
the receipt whereof is hereby acknowledged
doth grant, transfer and assign and set
over and by these presents doth clearly and
absolutely grant, Transfer aforesaid set over
unto the said Peter Dowdy the Executors
Administrators and Assigns the aforesaid
recd Bond Assignment thereof, and all
Judgments and all Money thereto due
or to become due and owing, and
all general sum and sums and whatsoever
whatsoever that now is or in or hereafter shall
or may be obtained by reason or means
of the said Bond and Judgment or of the
Execution thereupon had or to be had
and executed or obtained. And all the
full Interest property claiming and laying
whatsoever both in law and equity which
he the said William Tafforn hath or may
have. Claim of all to the said Bond

Indenture of Assignment and Judgment obtained the
Money and principal to have and to hold recd
and may the said Bond or Judgment the said Indenture
of Assignment being and Judgment and all sum
subjudicata the same to and from thence and premises
after the said Peter Dowdy his Executors Administrators
and Assigns his heirs and lawful attorney and
agent executable in the name of the said
Samuel Clegg Executor of the said Daniel
McCarthy his Executors Administrators or
otherwise to sue and prosecute the Execution upon
the said Judgment and upon payment of
composition or account made concerning
the premises the said William Tafforn doth give
full satisfaction release and discharge for all
Money, fees, expenses and now due and owing
to become due and owing by virtue of the said Bond
and Judgment thence thence all and every
the lawful debt and just thing and thing to the
whatever shall be required in and about the
premises the said William Tafforn for himself
his heirs Executors and Administrators doth
covenant, promise and agree to allow establish
and confirm by these presents. And the said
William Tafforn doth further for himself his
heirs Executors and Administrators covenant
promise and agree to and with the said Peter
Dowdy his Executors Administrators and
Assigns by these presents in manner following
that is to say that the said William
Tafforn with in a year or execute
payment in full to the said Peter

Of the said Judgment or of the Execution which hath
been thenceforth said or executed either will or shall
the said William Laffoon his Executors or Administrators
at any time hereafter make commitment or
and of Release or thing whatsoever whereby
the said Judgment or Execution which hath
been thenceforth said or executed at any time
hereafter by the said Peter Dowdy his Executors
Administrators or Assigns shall be in any
manner or wise held or rendered void
reversed or extinguished without the consent
of the said Peter Dowdy his Executors Administrators
or Assigns therunto first had in writing
and further that the said William Laffoon his
Executors and Administrators shall and will at
all times hereafter on request make and at
the costs and charges of the said Peter Dowdy
his Executors Administrators or Assigns maintain
justly allow and confirm all such lawful Actions
Suits processes Executions and proceedings &c &
whatever else have been or hereafter shall be
brought and hath or prosecuted by the said Peter
Dowdy his Executors Administrators or Assigns
upon the Judgment and Execution aforesaid
In witness whereof the party first above named
to these presents hath hereunto set his Hand
and Seal the Day and Year first above written

Sealed and delivered Wm Laffoon
In the presence of

W. Musgrave

Witnessed & Received the sum and value within written in the
within name of Peter Dowdy for the sum of one hundred and ten pounds
and three pence current on the 1st day of June
in the year of our Lord one thousand seven hundred and
ninety nine in consideration of the consideration and money written
above mentioned to be paid by him to me Wm Laffoon

Montserrat

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This Indenture made this second
day of January in the year of Our Lord one thousand
eight hundred and twelve between William Laffoon of the
said Island of Montserrat Esquire of the one part
and Peter Dowdy of the said Island Esquire of the
other part Whereas William Laffoon late of the said
Island Esquire deceased in and by his Bond or
Obligation bearing date the tenth day of June
which was in the year of Our Lord One thousand
seven hundred and seventy six became bound
to Charles Ogden late of the said Island Esquire
deceasor in the sum of Eight Hundred
and Fifty three pounds fourteen shillings
and four pence Sterling Money of Great Britain
or the Value therin Current Gold and Silver
Money of the said Island of Montserrat &
Cahibance for the payment of Four Hundred
and Twenty six pounds fourteen shillings
and four pence Sterling Money of Great
Britain or the Value therin Current Gold and Silver
Money of the said Island of Montserrat &
one hundred and three shillings and four pence
paid as by the said Bond and Creditor thereof
may appear And Whereas by Date of the
thirteenth instant bearing date the twenty fifth day of
July One thousand seven hundred and eighty
seven Peter Dowdy of the said Island Esquire
Executor of Charles Ogden deceased aforesaid was
surviving Executor of the said Charles Ogden
for the consideration aforesaid mentioned
grant transfer Assign and set over unto
the said William Laffoon his Executors
Administrators and Assigns the aforesaid
Bond or Obligation and all the chattels the
William Laffoon he is and will be to the said

and Assigns his true and lawful attorney and attorneys
incorruptible for him the said Peter Dowry, and in his name
as Executrix appointed in this case, but for the sole use
and purpose of the benefit of the said William Laffoon
his Executrix I am witness to the following, to wit
require demand sue for recover and receive the
Money aforesaid with the usual Covenants as in
and by the said Deed of Settlement relation
between them to have and to hold Whereas
the said Peter Dowry hath this Day paid unto the
said William Laffoon the sum of Eight Hundred
and Fifty three Pounds fourteen Shillings and
Eight pence Sterling Money of Great Britain being
the amount of the penalty of the said recited Bond
or Obligation and made in this instrument thus
Now This Indenture Witnesseth that the said
William Laffoon for and in consideration of the
Money paid to him by the said Peter Dowry as
aforesaid hath made transfer aforesaid and
set over his by these presents doth clearly and
absolutely grant transfer Assign and deliver
unto the said Peter Dowry his Executrix
Administrator and Assigns the aforesaid
Deed and Bond or Obligation and Deed of Assignment
thereof and all the Rights Title Interest Property
Claim and Demand whatsoever of him the said
William Laffoon of in and to the same to have
and to hold receive take and enjoy the same
unhindered and for the only and sole Benefit of
the said Peter Dowry his Executrix Administrator
and Assigns from thenceforth forever And the
said William Laffoon doth hereby make this
constitute and appoint the said Peter Dowry
his Executrix Administrator and Assigns his
true and lawful attorney and
all in the name of the said Peter Dowry

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Executor as aforesaid his Executrix or Administrator
or otherwise but for the sole and separate use and benefit
of the said Peter Dowry his Executrix Administrator
and Assigns to both require demands sue for recover
and receive the Money aforesaid of the Executor and
Administrator of the said William Laffoon or the person or persons
by him to pay the same and upon payment thereof
to give a sufficient Discharge therefrom and whenever
the said Peter Dowry his Executrix Administrator
and Assigns shall lawfully as in the premises
the said William Laffoon doth hereby also and confirm
and the said William Laffoon for himself his said
Executor and Administrator with executors personal
and agree to and with the said Peter Dowry his
Executor Administrator and Assigns that he the
said William Laffoon hath acted will receive
the amount of the penalty of the aforesaid recited
Bond or any part thereof neither shall or will
release or discharge the same in any part thereof
nor shall or will receive any continuall release or
discharge any action or debt due or such
Judgment or Judgment Execution or Executing
Arraignment of the same or any part thereof
to be had brought prosecuted or obtained his
countermand or recuse any power or authority
hereby given to the said Peter Dowry by his
Administrator and Assigns without the special
Licence and Consent of the said Peter Dowry his
Executor Administrator and Assigns thereto to the
full and in writing but will be and allow all
lawful proceeding for the recovery of the same In the
whereof the party first above named to have and to
have hereunto set his Hand and Seal the
Year of our Lord one thousand seven hundred and
ninety nine at Delvin in the County of Laffoon
In the Province of Connaught

Montreal

Received the Day and Year within written
of and from the within named Peter Doudy the sum
of Eight Hundred and Fifty three pounds Fourteen
Shillings and Eight pence Sterling money of Great
Britain being the amount of the penalty of the
within mentioned Bond and the consideration money
within mentioned to be paid by him to me.

Wm. Griffon

Wm. Griffon

Wm. Griffon

Montreal

This Indenture made the twenty
fifth Day of July in the year of our Lord One
thousand seven hundred and eighty seven Between
Peter Shoy of the said Island of Montreal Esquire
of the said Island and William Griffon of the said
Island Esquire of the other part Whereas Michael
White and William Lush both of the said Island
Esquires by their joint and several Bond or Obligation
bearing date the twenty fifth day of April in
the year of our Lord One thousand seven hundred
and eighty one became bound unto Nicholas
Hill of the said Island Esquire in the penal
sum of Five thousand pounds of current Gold
and silver Money of the said Island conditioned
for payment of the sum of One thousand pounds
of like Money at a time therein mentioned
with lawful Interest for the same unto the
said Nicholas Hill his Executors Administrators
and Assigns as by the said Bond or Obligation
being hereto has and will appear #
And Whereas the said Michael White and
William Lush Esquires did and do still

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Nicholas Hill did on the ninth Day of July in the
Year of our Lord One thousand Seven hundred and
Eighty have made a Judgment on his Majestys
Court of Kings Bench and Common Pleas of the
said Island against the Executors and Administrators
of the said William Lush for the penalty of the
said Bond or Obligation besides Costs but as by
the Record of the said Judgment nothing being
thereunto has and will appear upon which a
Judgment Execution issued on the twelfth Day
of the said Month of July in the said Year
One thousand seven hundred and eighty three
And Whereas there was on the tenth Day of
August in the Year One thousand seven hundred
and eighty one owing due and owing to the
said Nicholas Hill on the aforesaid Judgment
the sum of Three hundred and thirty five
pounds five shillings money of the said Island
And Whereas by Indenture of Agreement
bearing date the said tenth day of August in the
Year One thousand seven hundred and eighty one
between the said Nicholas Hill of the one part
and the said Peter Shoy of the other part the
said Nicholas Hill did and in consideration of the
aforesaid sum of Three hundred and thirty five
pounds five shillings money aforesaid to him
in hand paid by the said Peter Shoy did
grant transfer Assign and release unto the said
Peter Shoy his Executors Administrators and Assigns
the aforesaid Judgments and all sumes that
are or shall be or to become due and owing unto
all Moneys sum and sum and advantage what
that was or were or hereafter shall or might
be obtained by reason or means of the said Judgment
and the Recitation hereupon has a like pur
pose and effect and all the Right
Property claim and demand what so ever

law and in Equity which the said Nicholas Hill had
a right to have or claim of in or to the said Judgment
Money or Precious To have and to hold receive and
enjoy all and singular the hereby aforesaid Money
bills that he premises unto the said Peter Shoy his
Executor Administrator and Agents from thence forth
and for his and their proper use and benefit for ever
And the said Nicholas Hill did by the said 4th
Indenture make and a constitute authority and
affidavit the said Peter Shoy his Executor and
Administrator and Agents be true and lawful
Attorneys and Friends of him the said Nicholas
Hill incurable in the name of him the said
Nicholas Hill his Executors and Administrators
to sue and prosecute the Execution upon the said
Judgment and upon payment composition or
Agreement made concerning the premises to
acknowledge make and give full satisfaction
Release and Discharge for all Money hereby saved
and then and now owing or to become due and
owing by virtue of the said Judgment

And Whereas there is now due and owing on the
aforesaid Judgment the sum of Four hundred
and twelve pounds and two pence money aforesaid
Now this Indenture witnesseth for and in
consideration of the aforesaid sum of Four hundred
and twelve pounds and two pence Money aforesaid
being the sum now due on the Judgment aforesaid
including the money paid by the said Peter Shoy
to the Deputy Guard Marshal to him in
have paid by the said William Laffon at
or before the Sealing and Delivery of these
presents the Receipt whereof the said Peter
Shoy doth hereby acknowledge hath granted
and given a full and absolute Discharge
to the said Nicholas Hill and absolutely Grant

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Paper of law and other unto the said William
Laffon his Executors Administrators and Agents
the aforesaid recd Judgment and Indenture
of Assignment and all Money thereupon due
as aforesaid or to become due and owing and
all benefit sum and sums and advantage of
whatsoever that now or ever hereafter shall
or may be obtained by reason or means of the
said Judgment or of the Execution thereupon
had and be had ther executors or obtained and
all the Right Interest property claim and
demands whatsoever both in Law and Equity
which the said Peter Shoy hath or ought to
have or claim of in or to the said Judgment
Money and premises To have and to hold
receive and enjoy all and singular the hereby
aforesaid Money and other the Premises unto the said
William Laffon his Executors Administrators and
Agents from henceforth and for his and their
proper use and benefit for ever And further the
said Peter Shoy doth by these presents make
and give full authority and affidavit the
said William Laffon his Executors Administrators
and Agents his true and lawful Attorney and
Attorneys of him the said Peter Shoy incurable
in the name of the said Nicholas Hill his
Executors and Administrators or otherwise to sue
and prosecute the Execution upon the said
Judgment and upon payment composition
or Agreement made concerning the premises
to acknowledge make and give full satisfaction
release and discharge for all Money hereby
due and now and now owing or to be
due and owing by virtue of the said Judgment
and all and every lawful Action left
there, and thinks it necessary to have a full and

Lemma in case about the premises the said Peter Shoy
with for himself his Executors and Administrators & the
co-conspirators and agree to establish other and
conspire to their pretexts And the said Peter Shoy
with for himself his Executors and Administrators
co-conspirators and agree to and with the said
William Laffoon his Executors Administrators and
Agents by these presents in manner and form
following that it is by the said Peter Shoy
that he has made over to me my Assignment
Release or the Discharge of the said Judgment
or the Execution which has been suspended and
a co-conspirator will nor shall the said Peter Shoy
Shoy his Executors Administrators at any time
hereafter make or commit or do any such Release or
thing whatever whereby the said Judgment or
Execution which has been suspended and or executed
or which shall be suspended and or executed at any
time hereafter by the said William Laffoon his
Executors Administrators & Agents shall be in
any manner or way shall hundred & twelve
shillings or 25 pence without the consent of
the said William Laffoon his Executors Administrators
or Agents thousand four hundred and threescore and
seven and further that he the said Peter Shoy
his Executors Administrators shall and will
at all times hereafter or request made and at the
cost and charge of the said William Laffoon his
Executors Administrators and Agents maintain
justify and allow and confirm all such lawful
Actions, Suits, process, Executions and proceedings
whatsoever as have been or hereafter shall be
brought sua fuit against him by the said
William Laffoon his Executors Administrators &
Agents upon and after of his Judgment and
Decree of the In Writing witness of the

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Peter Shoy Recount have herunto set their hands and
Seal the Day and Year first above written

Peter Shoy
Sealed and Delivered
In the presence of

Michl Jot Semper

Montreal July the twenty fifth One thousand seven
hundred and ninety seven Recount of one from the
within named William Laffoon the full sum of
Four hundred & twelve pounds & two pence Money of
the said Island being the consideration money within
mentioned to be paid by him to me

Peter Shoy

Michl Jot Semper

Montreal This Indenture made the seventh
Day of January in the year One Thousand
Eight hundred & Seven William Laffoon of the said
Island of Montreal Esquire of the one part and John
Dowdy of the said Island Esquire of the other part
Witnessed Michael White and William Judd both
of the said Island Esquires by their just and
several Bonds or Obligations bearing date the
Twenty fifth day of April in the Year of our Lord
One thousand seven hundred and eightyeight
became bound unto Nicholas Hill of the said
Island Esquire in the sum of Two Thousand
pounds of Current Gold and Silver Money
of the said Island conditioned for payment
of the sum of One thousand pounds of
Money at a time wherein before with lawful

Interest for the same with the said Nicholas Hill his
Executor Administrators and Assignee as by the said
Bonds or Obligation relation being, thereunto has
well appear. And Whereas the said Nicholas Hill
and William Rush Esq: were not the said
Nicholas Hill dead on the ninth day of July
in the year of our Lord One Thousand Seven Hundred
and Ninety Three then & there a Judgment in his
Majestys Court of King Bench and Common
Please of the said Place against the Executors
and Assignee and Résidu of the said William Rush
for the payment of the said Bonds or Obligation
being in cash £ 1000 but as by the record of the said
Instrument Relation being, thereunto has well
appear upon which Judgment Execution issues
on the Twelfth day of the said Month of July in
the said Year One Thousand Seven Hundred and
Ninety Three. And Whereas there was on the Tenth
Day of August in the year One thousand Seven
Hundred and Ninety Six Justly due and owing
to the said Nicholas Hill on the aforesaid
Judgment the sum of Three Hundred and
Thirty Five pounds Five shillings Money aforesaid
And Whereas by Instrument of Assignment
bearing date the said Tenth day of August One
Thousand Seven Hundred and Ninety Six Between
the said Nicholas Hill of the one part and
Peter Shoy of the said Island Esq: of the other
part the said Nicholas Hill for his execu-
tions of the aforesaid sum of Three Hundred
and Thirty Five pounds Five shillings Money
aforesaid to him in hand paid by the said
Peter Shoy did grant transfer assign and
set over unto the said Peter Shoy his Executors
Administrators and Assignee the aforesaid
Instrument and all Money thereupon

due as aforesaid or to become due and owing, and all
Bonds sum and sums and intereste whatsoever
that was or were or hereafter should or might be
claims by reason or means of the said Instrument
or of the Execution thereupon had or to be had and
executed and done And all the Right Interest
property claim and Demand whatsoever both in
law and in Equity which the said Nicholas Hill
had or ought to have or claim to in or to the said
Instrument Money and premises to have and
to hold receive and enjoy all and singular the
aforesaid Assignee and premises unto
the said Peter Shoy his Executors Administrators
and Assignee from thenceforth and for his and
their pleasure use and benefit for ever and the
said Nicholas Hill did by the said Instrument
make and give full power authority and command
the said Peter Shoy his Executors Administrators
and Assignee the true and lawful Money and
Actions of him the said Nicholas Hill
incurable on the name of him the said
Nicholas Hill his Executors Administrators
to sue and prosecute the Execution upon the said
Judgment with usual Comarce as in Instruments
of Judgment. And Whereas there was on the
Twenty fifth Day of July in the year One thousand
Seven Hundred and Ninety Six justly due and
owing on the aforesaid Judgment the sum of
Three Hundred and Ninety Five pounds and six pence
Money aforesaid including the charge paid the
Duly paid Marshall for his Due and
Whereas by Instrument of Assignment bearing
Date the said Twenty fifth Day of July
One Thousand Seven Hundred and
Ninety Six Between the said Peter Shoy of the
said Island and the said William Rush of the
part

The said party thereto and in consideration of the
aforesaid sum of Two hundred and twelve pounds
now two pence. Money to be paid to him in hand
pay by the said William Laffoon his agent
Traveller upon and at our unto the said William
Laffoon his Executor Administratoe and Assigns
the aforesaid accesse Judgment and all Money
thereupon due as aforesaid to be become due and
owing, and all Benefit sum and sum and
advantage whatsoever that was or were or hereafter
should be might be obtained by reason or means
of the said Judgment and the Execution thereupon
had or to be his said Executore and Assigns and
all the Right Interest property claim and Demand
whatsoever both in Law and Equity which the
said Peter Shoy has or might be have or claim
of in or to the said Judgment Moneys and
principles to have and to hold receive and
enjoy all our singular the thirteenth day of April
Anno and prefypur unto the said William
Laffoon his Executor Administratoe and
Assigns from thenceforth ever for his and their
juste use and Benefit for ever and the said
Peter Shoy did by the said Indenture make ordyn
comptitive authorise and approue the said William
Laffoon his Executor Administratoe and
Assigns his true and lawfull Attorney and by
decretable in the name of him the said Nicholas
Hill his Executore Administratoe to sue and
prosecute the Execution upon the said Judgment
with usual Covenants as in and by the said
Indenture of Assignment Relation being therunto
here will appear And Whereas there is now just
one on the aforesaid Judgment the sum of One
Hundred and four pounds one shillings and
four pence. Money to be paid to him in hand
pay by the said William Laffoon his agent

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paid to the said Peter Shoy and his Executore
and Assigns Now this Indenture witnesseth that
the said William Laffoon for and in consideration
of the sum of Two hundred and four pounds
twelve shillings and six pence Money to be paid
to him in hand pay by the said Peter Shoy as
aforesaid the sealing and delivery of this present
the receipt whereof the said William Laffoon with
his by acknowledge both grant and witness
signed and of record and by this present Doth
clearly and absolutely grant transfer assign and
set over unto the said Peter Shoy his Executore
Administratoe and Assigns the aforesaid recited
Judgment and Indenture of Assignment
decreed and all Money Recyd and as aforesaid
to be become due and owing, and all Benefit
sum and sum and advantage whatsoever that
now is or are or hereafter shall or may be
obtained by reason or means of the said Judgment
or of the Execution thereupon he and his
successors in title shall all the right
Interest property claim and Demand whatsoever
both in Law and Equity which the said William
Laffoon his Executor and Assigns have or claim of in or
to the said Judgment and the same shall be
of Assignment thereof in right and present
to have and to hold the said Judgment, Demand
and to receive all and singular the benefit aforesaid
Money and prouesse unto the said Peter Shoy
his Executore Administratoe and Assigns
from thenceforth ever for ever and that he
and his Benefit forever And further the said
William Laffoon shall by these presents
not without authorise and approue
and by the said Peter Shoy his Executore and
Assigns shall have and hold the same and
the aforesaid sum of One hundred and four pounds

Witness innowable in the name of the said
Robert Dill his Executrix Administratrix or
Chancery to sue and prosecute the Execution upon
the said Judgment and upon payment of composition
a recognisance made concerning the premises
to release her make and give full satisfaction
advice and discharge for all monies hereby exacted
are now and following to be recovered
by virtue of the said Judgment And all
and every other Law Act and Act of Assembly, and things
whatsoever shall be requisite in or about the
Punishment of the said William Laffoon both for himself
his Executrix and Administratrix covenant
promise and agree to establish allow and confirm
by these presents and the said William Laffoon
both further for himself his Executrix and
Administratrix covenant promise and agree
to and with the said Peter Dowdy his Executrix
Administratrix and Assign by these presents
in manner and form following that is to say
that As the said William Laffoon hath
never made or executed any Assignment
Release or other Discharge of the said Judgment
or the Execution which hath been therupon
sued or executed neither will nor shall the
said William Laffoon his Executrix or Administratrix
hath at any time hereafter make commit or
do any Act Release or thing whatsoever
wherby the said Judgment or Execution which
hath been therupon sued or executed or which
shall be therupon sued or executed at any time
hereafter by the said Peter Dowdy his Executrix
Administratrix or Assign shall be in any
manner or wise held hindered or obstructed
or extinguished although the receipt of the said
sum of money be Executed of and recovered

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or Assignments past has and obtained in Writing
the further that to the said William Laffoon his
Executrix and Administratrix shall and will at all
times hereafter in respect mate and at the costs
and charges of the said Peter Dowdy his Executrix
Administratrix or Assign make and confirm
all such lawful Actions
such process Executions and proceedings whatsoever
as have been or hereafter shall be brought
sued forth or prosecuted by the said Peter Dowdy
his Executrix Administratrix or Assign upon
a by virtue of the said Judgment and Execution
aforesaid In Writing where the party past
above named to these presents hath hereto
set his hand and seal the Day and Year
past above written

Wm Laffoon
Sealed and Delivered
In the presence of

W. Maynard

Montgomery Received the Day and Year
within writing of me from the within named
Peter Dowdy the full sum of Ten hundred
and four pounds twenty shillings and
six pence of current Gold and Silver Money
of the said Island being the compensation
Money within mentioned to be paid by him
to me

William Laffoon

Wm Maynard

Know all men by these presents that we who have
 herewith set our hands this 20th day of the month of
 October Seamen Mariners and others belonging
 to the crew on board the May Queen Ship Bottom
 have constituted and appointed us by these
 presents to hereby constitute and appoint
 George Kitoe of the Island of Barbados Esquire
 and William Baxter of the Island of Barbados
 Esquire to be our true and lawful Attorneys and
 Agents jointly and severally for us and in
 our names and to our like to collect
 demand and take care of all our Debts
 in any Port or Places Receivable Receivables
 that have been or shall be taken or not taken
 by the said Ship of War to which we are
 to shall be entitled by any means whatsoever
 and in all head Money or other Money
 arising from Captured or Subsisted goods
 and freely granting to our said Attorneys
 and each of them our full Power and authority
 in the premises for alienating, appraising
 and condemning and selling such prize
 or prizes Receivable or Receivable that
 Goods Fable apparel and Furniture and
 in accounting the Money arising therefrom
 and all the Head Money by Bill made
 out by the Master the Commissioners of his
 Majesty's Navy and our several shares
 of the whole and for recovering claiming
 compensating and discharging the same
 And also for us to prosecute and defend
 any suit or suits in any Court of Admiralty
 or any other Court of Law or Equity in the
 said Island and to appeal from any
 sentence to be given and to give and
 such Appeal of they think proper and

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general to sue for us and for our aforesaid safety
 as fully and effectually to all intents and purposes as
 we ourselves might be capable of collecting especially
 being particularly present Accountant Petrell and
 Mr. Ditchfield to make and grant with full power
 and authority for them the said George Kitoe and
 William Baxter or either of them or more or less
 jointly be appointed Substitutes or Substitutes
 under them or either of them in the Island of
 Barbados to act for us in the premises aforesaid
 We the constituents hereby constituting our Commissioners
 all and whatsoever the said George Kitoe and William
 Baxter or the Substitutes or Substitutes shall
 lawfully do or cause to be done in and about the
 premises by virtue of their power In witness
 whereof we have hereunto set our hands and
 sealed this day of December 1799 and
 in the fourth year of his Majesty's Reign

Edward Kitoe Captain  This day the 20th
 Geo. Thomas Do. 
 W. C. Morris Law.  Hugh Butler and 
 George Tolton Master  Mr. Lewis Gammie 
 J. P. Connolly Surgeon  Geo. Gregory Carpenter
 John Martin Purser  John Kelly Carpenter
 Henry Capt. Gunner  Abram Long 2. Wm. 
 Wm. Drew  John Ditchfield 
 Mark  Geo. Gibbs 
 Mr. Phillip Carpenter  And 
 Hugh K. C. M.  

John Taylor \textcircled{D} Charles Jones \textcircled{D}
 his mark
 William Bryan Carpenter \textcircled{D} Rich & Baker \textcircled{D}
 mark mark
 John Larkins Shil Maker \textcircled{D} William Pickard \textcircled{D}
 James Newlyn Carpenter \textcircled{D} Ott McGaugh \textcircled{D}
 George Brown Carpenter \textcircled{D} John Dellen \textcircled{D}
 Wm Wadsworth \textcircled{D} James McLeod \textcircled{D}
 Wm Chatton \textcircled{D} Henry & Angley \textcircled{D}
 Thomas Brown \textcircled{D} his mark
 M^cByfhill \textcircled{D} James Warner \textcircled{D}
 Lewis Evans \textcircled{D} John & Williams \textcircled{D}
 his mark
 Thos Bryan \textcircled{D} John & Kip \textcircled{D}
 his mark
 John Parker \textcircled{D} Wm & Qualls \textcircled{D}
 his mark
 George Taylor \textcircled{D} William Key \textcircled{D}
 Peter Taylor \textcircled{D} Thomas Bullock \textcircled{D}
 Peter Keir \textcircled{D} John Peter \textcircled{D}
 his mark
 Thos & Fitzgerald \textcircled{D}
 mark
 James \textsup{rd} Brown \textcircled{D} Robert Maye \textcircled{D}
 mark his
 Alexrd Mitchell \textcircled{D} mark

George Taylor \textcircled{D} his \textcircled{D} 179
 his mark
 Thomas Hebbard \textcircled{D} his
 Thos Brampton \textcircled{D} his
 William Lewis \textcircled{D} his
 his mark
 Edward Hopkins \textcircled{D} his
 mark his
 Rich & Rogers \textcircled{D} his
 mark
 Henry Paddie \textcircled{D}
 his
 James Wake \textcircled{D} his
 mark
 James White \textcircled{D} his
 his mark
 Jacob & Williams \textcircled{D} his
 mark
 his
 James Rogers \textcircled{D} his
 mark
 Rich & Rogers \textcircled{D} his
 mark
 Roger Nathan \textcircled{D} his
 his mark
 John & Cummins \textcircled{D} his
 mark
 his
 Bill & Crowe \textcircled{D} his
 mark
 Rich & Williams \textcircled{D} his
 his mark

David Allen Q

John Bedford Q

John Lawson Q
Re

James x Knapp Q
Re

John Adam Q

E Vizard Q

Montserrat Article of Agreement between
made concluded and agreed upon
the Twenty Eighth day of March
in the year of our Lord one thousand
and Eight hundred Between
John French and Christian Edwards
and Company of the Island of
Saint Thomas Merchants and
Carpenters in Trade by their attorney
John Dencher at present in the
said Island of Montserrat Esquire
who is also a Partner of the said
House of John French and
Christian Edwards & Company
of the said part and Righted
McNamara and Edward Bryan
Wynke of the said Island of
Montserrat Esquire of the other
part as follows that is to say

Whereas in a certain Cause Instituted and
prosecuted in the first ² Day of the said
Month of March and before the said John French Esquire

of War and the Warlike and Virginian against the
Bogotian Slave Doctor and his Subjects Sentence
of Condemnation was pronounced by the Judge of the
said Court against the Subjects of the said Bogotian
upon the twenty ninth day of October which was
in the year of our Lord One Thousand Seven hundred
and Ninety eight Reference being had thereto has now
whereas Whereas the Plaintiff in the said Cause
did pray an Appeal from the said Sentence which was
granted upon the usual Terms and the said Plaintiff
entered into the usual Indemnification for prosecuting
the said Appeal to Effect And Whereas the said
John French and Christian Edwards and Company
of whom the said John Dencher is one were Owners
of the greatest Part of the said Cargo of the said
Bogotian And Whereas the said Richard
McNamara and Edward Bryan Wynke together
with Richard Edwards of the said Island
Edward Dencher on the fifth day of November One
thousand Seven hundred and Ninety eight came
into a Settlement before the Worshipful George
Hamilton Justice of the Peace in the sum of
Twenty Eight Thousand one hundred and ten
Pounds and four pence of Current Gold and
Silver Money being double the value of the said
Cargo to Plaintiff the said Plaintiff in case the
said Sentence should be confirmed And Whereas
the said John French and Christian Edwards
and Company of whom the said John Dencher
is one the Plaintiff for part of the said Cargo
have Praised upon their Appeal which is to be
Ponied in the Court of Appeals for Prizes
in the Kingdom of Great Britain And Whereas
a compromise hath been made and entered into
between the Plaintiff and the said Plaintiff and
the said Plaintiff having agreed to pay the sum of

are attend the further Recitation and Defence of
the said Appeal over the said John Frederick and
Christian Eckel and Company of whom the said
John Dencker is one have agreed to take and accept
the sum of Seven Thousand & Twenty nine pounds
hundred four pence of Current Gold and Silver Money
of the said Island of Acapulco in full payment
Satisfaction and Discharge of all Claims and
Differences which they do upon or any of them
may claim or have or which they do either among
of them can or may claim or have in any
estate have or interest out of the said Case
in any part thereof. Now we do make these present
that in consideration that the said Richard
McNamara and Edward Bryan Wope will
Immediately pay the said sum of Seven
Thousands and Twenty nine pounds & two
pence to the said John Frederick and
Christian Eckel and Company by their said
Partners and Attorneys the said John Dencker
do our each and every of them doth hereby
for himself and the rest of his and their said
each of them said Executrix and Administratrix
handed Christian Eckel and Company and
with the said Richard McNamara and
Edward Bryan Wope their Executrix and Adminis-
tratrix in manner following, that doth say
that they the said John Frederick and Christian
Eckel and Company as aforesaid shall
and will cause their said Appeal to be
discontinued and discharged and the Discharging
hereupon to be discharged and Remitted
and Relieved by the said Judge Court of the
said Island of Acapulco on or before the
first day of January next ensuing, he doth
hereof Doth let and give a full and

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and authorise their Proctors and advocates for the full
accomplishment thereof. And that they will fully
acquit Release Exonorate and discharge the said
Richard McNamara and Edward Bryan Wope
and each of them herfrom and from all claim &
Claims which they the said John Frederick and
Christian Eckel and Company as aforesaid ever
had now have or can or may possibly in any
shape whatever ever have or chance to have
been in to or out of the said case or any part
thereof or any sum or sum of Money now
due and owing, or which hereafter can
possibly may be due owing, payable, or
otherwise owing, to them or any or either of them
for the same or any part or part thereof, and
that the said John Frederick and Christian Eckel
and Company as aforesaid Do hereby further
covenant and grant to and with the said Richard
McNamara and Edward Bryan Wope that they
will give a full and entire and authority to their
Proctors and Advocates to appear for them and each
and every of them in the said Judge Court and
Entirely complete their Execution and Exon-
oration of the said Appeal and to enter into
a before mentioned by them the said Richard
McNamara Edward Bryan Wope and Richard
Simons before the Judge of the said Court of Judge
In consideration whereof the said Richard
McNamara and Edward Bryan Wope do for
themselves their said Executrix and Administratrix
covenant, promise and agree to and with the said
John Frederick and Christian Eckel and Company
their Executrix and Administratrix that the
same 1st day of January next ensuing
they will pay and give a full and

Thousand and Twenty seven pounds & four pence
of Current Gold and Silver Money of the said
Mills by and another 1000⁰⁰ of Exchange
to be delivered to them And that the said Richard
McNamee and Edward Bryan Wipe be further
covenanted to agree that they will give a sufficient
Warrant and Authority to some Proctor or Proctors
of the said Prince Court to appear for them and each
of them in the said Court to Release Cancell and
Extinguish the stipulated Letters patent for the sum
of the said John Frederick and Christian Eckhard
Company Before the Judge of the said Prince Court
on the said Island of Montreal for prosecuting
the said Appeal And Lastly the said John
Frederick and Christian Eckhard and Company
by their said Attorney and Partner aforesaid
to hereby bind themselves and each of them
their and each of their Agents Executives and
Administrators to the said Richard McNamee
and Edward Bryan Wipe their Executives and
Administrators in the sum of Seven Thousand
Pounds of Current Gold and Silver Money
of the said Prince for the true and faithful
Performance of the Covenants and Agreements
herein contained to be by them the said John
Frederick and Christian Eckhard and Company
as aforesaid done and performed And the said
Richard McNamee and Edward Bryan
Wipe do hereby bind themselves and each of
them their and each of their Agents Executives
and Administrators to the said John Frederick
and Christian Eckhard and Company as aforesaid
their Executives and Administrators in the like
sum of Seven Thousand pounds of like Current
Gold and Silver Money to be by them faithfully
performed of all the covenants herein made

to be by the said Richard McNamee and Edward
Bryan Wipe done and performed In Montreal whereof
the Parties to these presents have hereunto set their
hands and seals the Day and Year first above written

Signed sealed & Delivered } I. D. E. Eckhard
In the presence of } By his Attorney and
the witness which was in the year } Partner John Decker
of One Thousand seven hundred and } as far as he above
ninety eight hundred and nine hundred and } mentioned and stated to
Reference being made to the } us
may appear having been } Richard McNamee
first interlined Between } Edward Bryan
the fifteenth and sixteenth }
Line of the first page }
John Decker }
Edward Bryan }
John Decker }
Richard McNamee }
Edward Bryan }

John Decker
John McNamee
and acknowledged
Before me
John Decker
Regis Attorney of Decker

Montreal Received the day and year written
of and from the witness named Edward Bryan Wipe
and Richard McNamee the following just buried
Duffly bearing date the same day One for the
treasure placed in Montreal for the thousand
pounds sterling One for five hundred and
seventy shillings and four pence the
one for five hundred pounds sterling &
one shilling in the whole to the sum above
and to the sum of 1000⁰⁰ of
Current Gold and Silver Money which

Twenty five thousand Dollars in Thousand
and Twenty five Dollars One thousand
Pence current to the use of the said
Bills which said Bills are drawn and at the
order of the Bank of America and
Signed by Richard Symes and Alexander
and by Richard Newell Brown & Thomas
Newell Dyer, London 1777

1. I. D. C. Blake Jr.
2. W. H. Nichols By the American partner
3. John Nichols John Nichols at first the
4. John Nichols above Translation relates
5. John Nichols to the
6. John Nichols and acknowledged
7. John Nichols Before me
8. John Nichols The witness
9. John Nichols Do you know of Daddy

